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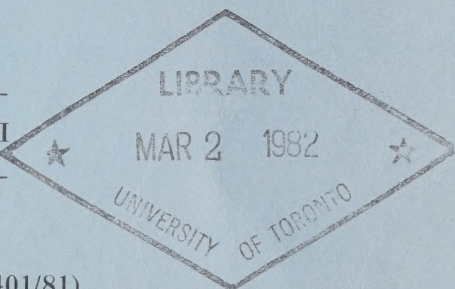
The Ontario Gazette

Toronto, Saturday, January 9th, 1982

Vol. 115-2

SUPPLEMENT TO REVISED REGULATIONS OF ONTARIO, 1980

VOLUME I



(O. Regs. 1/81 — 401/81)

This supplement contains the regulations filed under the *Regulations Act* after the 31st day of December, 1980 and before the 16th day of June, 1981.

Regulations filed in that period that amend, remake or refer to a regulation that is included in the Revised Regulations of Ontario, 1980 have had the appropriate changes made therein.

Published under section 4 (2) of *The Regulations Revision Act, 1979*.

NOTE: By virtue of S.O. 1979, c. 110, s. 4 (2) the regulations set out in this supplement are deemed to have been filed under the *Regulations Act* on the 16th day of November, 1981, being the day the Revised Regulations of Ontario, 1980 came into force. For convenience the original filing date of each regulation has been left unchanged.



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PROCLAMATION

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories, Queen, Head of the Commonwealth, Defender of the Faith.

To all to whom these presents shall come—GREETING:

ROY McMURTRY } **W**HEREAS in and by *The Regulations
Attorney General.* } *Revision Act, 1979*, passed at the third
session of the thirty-first Legislature of Ontario, it is among other things
enacted that Arthur Norman Stone, one of Her Majesty's Counsel, and
William Russell Anderson, one of Her Majesty's Counsel, Senior Legislative
Counsel and Registrar of Regulations, respectively, are appointed Commis-
sioners to consolidate and revise the regulations filed under *The Regulations
Act* in accordance with the provisions of the said Act;

AND WHEREAS it is further provided in and by the said Act that, as soon as the Commissioners report the completion of the consolidation and revision, the Lieutenant Governor may cause a printed Roll thereof, attested by his signature and countersigned by the Attorney General, to be deposited in the office of the Clerk of the Legislative Assembly;

AND WHEREAS compliance has been duly made with the aforesaid provisions;

AND WHEREAS it is further provided in and by the said Act that the Lieutenant Governor after the deposit as aforesaid of the said Roll may by proclamation declare the day upon which the same shall come into force and have effect as law by the designation "Revised Regulations of Ontario, 1980";

NOW THEREFORE KNOW YE that, having taken the premises into our Royal Consideration, WE, by and with the advice of Our Executive Council of Our Province of Ontario and in pursuance of the provisions of *The Regulations Revision Act, 1979*, and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, DO, by this Our Royal PROCLAMATION, declare Monday, the sixteenth day of November, 1981, as the day upon which the said printed Roll shall come into force and have effect as law by the designation "Revised Regulations of Ontario, 1980".

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS: The Honourable JOHN BLACK AIRD, An Officer of the Order of Canada, One of Her Majesty's Counsel Learned in the Law, Bachelor of Arts, Doctor of Laws, Lieutenant Governor of Our Province of Ontario,

at Our City of Toronto, in Our said Province, this twenty-third day of October in the year of Our Lord one thousand nine hundred and eighty-one and in the thirtieth year of Our Reign.

By Command.

DOUGLAS J. WISEMAN,
Minister of Government Services.

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TO THE 13th DAY OF NOVEMBER, 1981

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amended.....	544/81		Sept. 5/81
amended.....	604/81		Sept.19/81
amended.....	605/81		Sept.19/81
amended.....	724/81		Nov. 14/81
amended.....	725/81		Nov. 14/81
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	*480/73		
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amended.....	563/81		Sept.12/81
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amended.....	532/81		Aug. 29/81
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PART II

Showing the Regulations contained in Revised Regulations of Ontario, 1980 and the Regulations filed after the 31st day of December, 1980 and before the 16th day of November, 1981 that have been revoked, are revoking only or have expired.

R.R.O. 1980 Regulations	Disposition	Ontario Regulations	Disposition
9	Rev. 495/81	6/81	Rev. 228/81
25	Rev. 498/81	18/81	Rev. 413/81
119	Rev. 402/81	40/81	Rev. 541/81
199	Rev. 313/81	44/81	Rev. 413/81
202	Rev. 313/81	89/81	Rev. 588/81
203	Rev. 313/81	144/81	Rev. 672/81
207	Rev. 313/81	158/81	Rev. 672/81
227	Rev. 313/81	195/81	Rev. 541/81
294	Rev. 522/81	210/81	Rev. 413/81
302	Rev. 521/81	228/81	Rev. 451/81
406	Rev. 694/81	261/81	Rev. 496/81
408	Rev. 693/81	266/81	Rev. 541/81
457	Rev. 359/81	345/81	Rev. 432/81
494	Rev. 741/81	348/81	Rev. 353/81
497	Rev. 335/81	432/81	Rev. 681/81
550	Rev. 550/81	435/81	Rev. 672/81
553	Rev. 550/81	451/81	Rev. 754/81
557	Rev. 613/81	473/81	Rev. 549/81
620	Rev. 541/81	514/81	Rev. 524/81
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708	Rev. 345/81	530/81	Rev. 672/81
713	Rev. 689/81	565/81	Rev. 694/81
731	Rev. 726/81	577/81	Rev. 585/81
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738	Rev. 520/81		
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THE PLANNING ACT

O. Reg. 1/81.

Restricted Areas—Part of the
District of Sudbury.

Made—December 30th, 1980.

Filed—January 5th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 568/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

57. Notwithstanding any other provision of this Order, the land described in Schedule 50 may be used for,

(a) the continued use thereon of an existing single-family dwelling; and

(b) the location and use thereon of a mobile home,

provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.5 metres on the other side
Minimum rear yard	7.5 metres
Minimum distance between the dwelling and mobile home	7.5 metres
Maximum percentage of lot to be occupied by dwelling and mobile home	15 per cent
Maximum height of dwelling and mobile home	two and one-half storeys

O. Reg. 1/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 50

That parcel of land situate in the geographic Township of Bigwood in the Territorial District of Sudbury, being the east half of Lot 3 in Concession I described as Parcel 6024 in the Land Registry Office for the Land Titles Division of Sudbury (No. 53). O. Reg. 1/81, s. 2.

D. G. HENDERSON

Director,

Community Planning Review Branch,

North and East,

Ministry of Housing

Dated at Toronto, this 30th day of December, 1980.

THE PLANNING ACT

O. Reg. 2/81.

Order Made Under Section 30 of
The Planning Act.

Made—December 29th, 1980.

Filed—January 5th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Fort Erie, formerly in the Village of Fort Erie, in The Regional Municipality of Niagara, being Lot 15 and those parts of Lots 14 and 16 on the south side of Garrison Road, all according to a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 32, more particularly described as follows:

Premising that the bearing of the southerly limit of the said Registered Plan No. 32 is north 88° 36' east and that all bearings herein are referred thereto;

Beginning at an iron bar planted in the southerly limit of the said Lot 16 distant therein north 88° 36' east 13 feet from the southwesterly corner of the said Lot 16;

Thence north 1° 23' west parallel with the westerly limit of the said Lot 16 a distance of 100 feet to an iron bar planted in the northerly limit of the said lot 16;

Thence south 88° 36' west in the northerly limits of the said Lots 16, 15 and 14 a distance of 79 feet to an iron bar planted at the southeasterly corner of Lot 10 according to the said Registered Plan No. 32;

Thence south 1° 23' east in the production southerly of the easterly limit of the said Lot 10 a distance of 100 feet to a point in the southerly limit of the said Lot 14;

Thence north 88° 36' east in the southerly limits of the said Lots 14, 15 and 16 a distance of 79 feet to the place of beginning. O. Reg. 2/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 29th day of December, 1980.

THE PLANNING ACT

O. Reg. 3/81.

Order Made Under Section 30 of
The Planning Act.

Made—December 29th, 1980.

Filed—January 5th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the City of London in the County of Middlesex, being Lot 35 according to a Plan registered in the Land Registry Office for the Registry Division of Middlesex East (No. 33) as Number 630 excepting therefrom the rear or southerly 75 feet thereof. O. Reg. 3/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 29th day of December, 1980.

THE ASSESSMENT ACT

O. Reg. 4/81.

Equalization of Assessments Made Pursuant to Section 63 of The Assessment Act.

Made—January 6th, 1981.

Filed—January 6th, 1981.

REGULATION MADE UNDER THE ASSESSMENT ACT

EQUALIZATION OF ASSESSMENTS MADE PURSUANT TO SECTION 63 OF THE ASSESSMENT ACT

1. The equalization of assessments under the Act in each prescribed class of real property necessary in order to provide, for each municipality specified in the Schedule to this Regulation, assessments of real property that, in accordance with section 63 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school taxes levied for the year 1980 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1980 in the municipality shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1980 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property in that municipality, the municipal and school taxes that would have been so levied for the year 1980 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the municipality for the year 1980 against the total assessment for that prescribed class of real property in that municipality.
2. All real property within a prescribed class of real property in the same municipality shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1975, as that market value is determined by the Assessment Commissioner in whose Assessment Region such real property is located.
3. The total assessment, including assessments made under section 32 or 33 of the Act, of the real property in a municipality to which this Regulation applies shall not be increased or decreased substantially.
4. Equitability of assessment of real property within each prescribed class of real property in the same municipality shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the same municipality, provided that this paragraph does not apply to

affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of a prescribed class of real property by reason of assessments made under section 32 or 33 of the Act. O. Reg. 4/81, s. 1.

2. This Regulation applies to the municipalities named in the Schedule to this Regulation and to the assessment to be shown on the assessment roll to be returned in each such municipality for the year 1980 for taxation in the year 1981. O. Reg. 4/81, s. 2.

3. For the purposes of this Regulation, the real property situate in each municipality named in the Schedule to this Regulation shall be divided into the prescribed classes of real property that are designated in the said Schedule for that municipality, and all real property in the municipality shall be allocated to that prescribed class of real property that most nearly describes the physical nature and characteristics of the real property. O. Reg. 4/81, s. 3.

4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the municipality shall be that shown in the Schedule to this Regulation opposite the number of the prescribed class applicable to that municipality. O. Reg. 4/81, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed either,

- (a) as residential and comprising not more than six residential units, including vacant land

municipally zoned principally for residential development described in this clause; or

- (b) as conservation or recreational land.

CLASS 2

Property assessed as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed either as commercial or industrial, including vacant land municipally zoned as either commercial or industrial.

CLASS 6

Property assessed as farm land.

CLASS 7

Property assessed as a pipeline.

CLASS 8

Property assessed as railway right-of-way. O. Reg. 4/81, s. 5.

Schedule

THE REGIONAL MUNICIPALITY OF NIAGARA

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIP		
Wainfleet	1	10894
	2	20548
	3	14528
	4	12173
	6	09301
	7	18092
	8	10351

THE REGIONAL MUNICIPALITY OF OTTAWA-CARLETON

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIP		
Gloucester	1	06982
	2	09842
	3	07195
	4	09909
	6	11462
	7	14188
	8	03795

THE REGIONAL MUNICIPALITY OF PEEL

Municipality	Prescribed Class of Real Property	Factor (0.)
CITY		
Brampton	1	43238
	2	63384
	3	51652
	4	53446
	6	38936
	7	63160
	8	25468

COUNTY OF ELGIN

Municipality	Prescribed Class of Real Property	Factor (0.)
VILLAGE		
Port Burwell	1	09812
	3	18484
	4	23501
	6	08511
	7	05152
	8	03344

COUNTY OF HASTINGS

Municipality	Prescribed Class of Real Property	Factor (0.)
VILLAGE		
Madoc	1	37976
	2	58152
	3	48083
	4	63087
	6	23392
	8	17816
Marmora	1	07917
	2	17366
	3	10591
	4	10024
	8	11960
TOWNSHIPS		
Bangor, Wicklow & McClure	1	02581
	3	03804
	4	03354
	6	04154
	8	01534
Elzevir & Grimsthorpe	1	03274
	3	05386
	6	04839
Hungerford	1	03591
	2	11671
	3	06976
	4	06716
	6	06329
	8	06090
Mayo	1	02800
	3	04202
	4	04167
	6	04628
Monteagle	1	02765
	3	03488
	4	06217
	6	03718
	8	08962
Sidney	1	06413
	2	12605
	3	08196
	4	07999
	6	07458
	7	10036
Tudor & Cashel	8	07142
	1	02837
	3	05994
	4	02338
	6	03973
	8	07687

COUNTY OF HURON

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Wingham	1	08797
	3	11957
	4	11019
	8	01652
VILLAGE		
Zurich	1	07007
	3	09158
	6	12500
TOWNSHIPS		
East Wawanosh	1	06396
	3	05245
	6	09005
	8	23403
McKillop	1	06070
	3	05632
	6	08477
	7	06339
Stanley	1	04852
	3	08289
	6	08311
	8	10153
Stephen	1	06203
	3	08430
	4	08537
	6	07759
	7	14259
	8	05932
Tuckersmith	1	07361
	3	09446
	6	08908
	7	19827
	8	09320
West Wawanosh	1	06056
	3	08184
	6	09717

COUNTY OF KENT

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Blenheim	1	40661
	2	53831
	3	52549
	4	58959
	6	51483
	7	78006
	8	31667
VILLAGES		
Highgate	1	10204
	2	12157
	3	11332
	6	10242
	7	12181
	8	16833
Wheatly	1	40913
	3	55147
	4	59279
	6	59590
	7	78561
	8	53125
TOWNSHIP		
Howard	1	06346
	3	08586
	4	13858
	6	07832
	7	12661
	8	06343

COUNTY OF MIDDLESEX

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Parkhill	1	34002
	3	46190
	4	47706
	6	69819
	8	20610
VILLAGES		
Ailsa Craig	1	30631
	3	41170
	4	43205
	6	31111
	8	63502
Lucan	1	37854
	2	82874
	3	44329
	4	45419
	6	51208
	7	44253
	8	29831
TOWNSHIPS		
Adelaide	1	08781
	3	12404
	4	15482
	6	08118
	7	16363
	8	12092
Mosa	1	07847
	3	10921
	6	07259
	7	13003
	8	06477
Westminister	1	09301
	3	12996
	4	13167
	6	09004
	7	14601
	8	07410
West Williams	1	07261
	3	12899
	6	07180
	8	07341

COUNTY OF OXFORD

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Ingersoll	1	10627
	2	19309
	3	15755
	4	17596
	6	10717
	7	11470
	8	07945
TOWNSHIPS		
Blandford-Blenheim	1	08343
	3	14882
	4	16413
	6	07686
	7	12911
	8	10262
Norwich	1	08628
	3	12961
	4	12947
	6	08802
	7	12907
	8	08019
SouthWest Oxford	1	09224
	3	10740
	4	15136
	6	07518
	7	14304
	8	04574

COUNTY OF PERTH

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
Fullarton	1	08082
	3	10614
	6	07912
	7	23889
	8	08727
Hibbert	1	08737
	3	10815
	6	07938
	7	22986
	8	07882
Logan	1	08492
	3	09427
	6	08072
	7	08492
North Easthope	1	07250
	3	07942
	6	07591
	7	16243
	8	04427
South Easthope	1	07779
	3	09298
	6	07611
	7	10171
	8	04799
Wallace	1	08580
	3	10830
	6	08942
	7	16489
	8	07691

COUNTY OF PETERBOROUGH

Municipality	Prescribed Class of Real Property	Factor (0.)
VILLAGE		
Millbrook	1	05768
	2	09902
	3	08105
	4	13372
	6	09821
TOWNSHIPS		
Asphodel	1	06293
	3	08602
	4	06958
	6	08518
	8	02774
Cavan	1	05091
	5	07784
	6	05494
	7	09873
	8	01853
Dummer	1	06969
	3	09536
	4	13605
	6	07815
	8	03333
Ennismore	1	37670
	3	36701
	4	38138
	6	38138
Galway-Cavendish	1	03896
	3	06665
	6	05203
Otonabee	1	07083
	3	09371
	4	04313
	6	07696
	8	06978

COUNTY OF PRINCE EDWARD

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Sophiasburgh	1	30990
	3	38135
	4	70141
	6	30546
	7	57751
	8	60000

COUNTY OF RENFREW

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Renfrew	1	10056
	2	10306
	3	16843
	4	19849
	6	18731
	7	20302
	8	02326
TOWNSHIPS		
Admaston	1	06660
	3	13251
	4	13867
	6	11991
	7	26269
	8	14310
Alice & Fraser	1	06944
	3	13636
	4	09273
	6	10595
	7	19839
	8	09975
Bromley	1	07212
	3	08847
	4	21132
	6	13730
	7	37241
	8	12681
Horton	1	06118
	3	07412
	4	11858
	6	11288
	7	18658
	8	10613

COUNTY OF RENFREW—*Continued*

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
Pembroke	1	07084
	2	16036
	3	09633
	6	11524
	7	19834
	8	03133
Petawawa	1	07707
	2	12580
	3	08560
	4	09866
	6	10428
	7	16562
South Algona	8	00140
	1	04023
	3	07964
	6	07261
Stafford	8	02319
	1	07805
	2	12244
	3	12650
	4	17635
	6	12357
	7	21053
	8	02052

COUNTY OF SIMCOE

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Midland	1	12925
	2	23365
	3	18541
	4	26843
	6	10957
	7	28000
	8	17200
VILLAGE		
Victoria Harbour	1	37134
	3	41752
	4	38465
	8	35833
TOWNSHIPS		
Flos	1	05516
	3	07593
	4	06947
	6	07293
	7	15103
	8	04391
Mara	1	05531
	3	09330
	4	05151
	6	07237
	8	08523
Matchedash	1	04299
	3	05993
	6	05346
	8	11264
Oro	1	04831
	3	07950
	4	07584
	6	06112
	7	08344
	8	01315
Rama	1	05665
	3	07239
	4	20768
	6	06270
	8	01824
Tiny	1	05412
	2	09456
	3	09055
	4	07921
	6	07191
	7	12707

COUNTY OF SIMCOE—Continued

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
West Gwillimbury	1	04879
	3	05535
	4	07487
	6	06271
	7	07840
	8	03167

COUNTY OF VICTORIA

Municipality	Prescribed Class of Real Property	Factor (0.)
VILLAGES		
Bobcaygeon	1	38859
	2	53017
	3	37179
	4	47267
	6	63229
Fenelon Falls	1	05694
	2	05472
	3	05670
	4	08524
	8	03312
Omeme	1	06572
	3	07536
	4	11332
	6	08439
	8	04163
Sturgeon Point	1	04761
Woodville	1	34172
	3	42278
	6	48655
	8	18229
TOWNSHIPS		
Bexley	1	02250
	3	02479
	4	02978
	6	02731
Carden	1	03819
	3	02958
	6	03232

COUNTY OF VICTORIA—*Continued*

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
Dalton	1	02982
	3	04348
	6	02933
Eldon	1	04143
	3	05242
	4	04809
	6	05097
	8	04521
Fenelon	1	04928
	3	05571
	4	04787
	6	05594
	8	01035
Mariposa	1	04532
	3	05105
	6	06098
	8	05813

COUNTY OF WELLINGTON

Municipality	Prescribed Class of Real Property	Factor (0.)
CITY		
Guelph	1	28978
	2	55336
	3	43738
	4	50140
	6	42110
	7	64855
	8	46213
TOWN		
Palmerston	1	09617
	2	23721
	3	15114
	4	14468
	6	08859
	7	21420
	8	36564
VILLAGES		
Arthur	1	45932
	2	59671
	3	55211
	4	71256
	6	50404
	7	79720
	8	1.38461
Drayton	1	32850
	3	48287
	6	41971
	7	51630
	8	98360
TOWNSHIP		
Puslinch	1	04735
	3	07287
	4	08241
	6	06714
	7	09789
	8	59409

DISTRICT OF COCHRANE

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Hearst	1	44826
	2	79567
	3	43954
	4	52178
	6	47294
	7	69111
	8	32102
TOWNSHIP		
Black River- Matheson	1	36691
	2	43968
	3	60224
	4	64839
	6	31666
	7	68703
	8	1.20081

DISTRICT OF NIPISSING

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Cache Bay	1	36159
	3	36836
	6	38870
	7	88945
	8	10473
TOWNSHIPS		
Bonfield	1	26947
	3	33702
	4	22030
	6	28434
	8	37648
Chisholm	1	04735
	3	05765
	6	07772
	8	06275
Papineau	1	03782
	3	04438
	4	04867
	6	07463
	8	03774
Springer	1	07533
	2	14405
	3	10992
	4	08166
	6	08037
	7	19401
	8	31737

DISTRICT OF COCHRANE

Locality	Prescribed Class of Real Property	Factor (0.)
Hearst Board of Education	1	31252
	3	79813
	4	64202
	6	38798
	7	68556
	8	24459

DISTRICT OF NIPISSING

Locality	Prescribed Class of Real Property	Factor (0.)
Nipissing Board of Education and Nipissing District RCSS Board	1	05250
	3	05906
	6	07785
	7	26246
	8	08047

O. Reg. 4/81, Sched.

DOUGLAS J. WISEMAN
Acting Minister of Revenue

Dated at Toronto, this 6th day of January, 1981.

THE ASSESSMENT ACT

O. Reg. 5/81.

Equalization of Assessments Made Pursuant to Section 63 of The Assessment Act.

Made—January 6th, 1981.

Filed—January 6th, 1981.

REGULATION MADE UNDER THE ASSESSMENT ACT

EQUALIZATION OF ASSESSMENTS MADE PURSUANT TO SECTION 63 OF THE ASSESSMENT ACT

1. The equalization of assessments under the Act in each prescribed class of real property necessary in order to provide, for each municipality specified in the Schedule to this Regulation, assessments of real prop-

erty that, in accordance with section 63 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school taxes levied for the year 1980 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1980 in the municipality shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1980 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property

in that municipality, the municipal and school taxes that would have been so levied for the year 1980 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the municipality for the year 1980 against the total assessment for that prescribed class of real property in that municipality.

2. All real property within a prescribed class of real property in the same municipality shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1978, as that market value is determined by the Assessment Commissioner in whose Assessment Region such real property is located.
3. The total assessment, including assessments made under section 32 or 33 of the Act, of the real property in a municipality to which this Regulation applies shall not be increased or decreased substantially.
4. Equitability of assessment of real property within each prescribed class of real property in the same municipality shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the same municipality, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of a prescribed class of real property by reason of assessments made under section 32 or 33 of the Act. O. Reg. 5/81, s. 1.

2. This Regulation applies to the municipalities named in the Schedule to this Regulation and to the assessment to be shown on the assessment roll to be returned in each such municipality for the year 1980 for taxation in the year 1981. O. Reg. 5/81, s. 2.

3. For the purposes of this Regulation, the real property situate in each municipality named in the Schedule to this Regulation shall be divided into the prescribed classes of real property that are designated in the said Schedule for that municipality, and all real property in the municipality shall be allocated to that prescribed class of real property that most nearly describes the physical nature and characteristics of the real property. O. Reg. 5/81, s. 3.

4. For the purposes of this Regulation, the factor to be applied to the market value, as determined in accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the municipality shall be that shown in the Schedule to this Regulation opposite the number of the prescribed class applicable to that municipality. O. Reg. 5/81, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed either,

- (a) as residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this clause; or
- (b) as conservation or recreational land.

CLASS 2

Property assessed as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as a pipeline.

CLASS 7

Property assessed as railway right-of-way. O. Reg. 5/81, s. 5.

Schedule

COUNTY OF FRONTENAC

Municipality	Prescribed Class of Real Property	Factor (0.)
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TOWNSHIPS

Hinchinbrooke	1	04760
	3	09236
	5	05577
	7	05414
Pittsburgh	1	06466
	3	09245
	4	09292
	5	06735
	6	08734
	7	03315

COUNTY OF HALIBURTON

Municipality	Prescribed Class of Real Property	Factor (0.)
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TOWNSHIPS

Anson, Hindon & Minden	1	02108
	3	02957
	5	02205
Dysart, Bruton, Clyde, Dudley, Eyre, Guildford, Harburn, Harcourt, and Havelock	1	01762
	3	02513
	4	02234
	5	01652
	7	03746
Lutterworth	1	00774
	3	01234
	5	00619
Monmouth	1	00983
	3	01156
	4	02120
	5	00781
Sherborne, McClintock, & Livingston	1	01831
	3	02451
Snowdon	1	00558
	3	00701
	5	00738
	7	01940
Stanhope	1	01487
	3	02187
	4	01391
	5	01426

COUNTY OF LAMBTON

Municipality	Prescribed Class of Real Property	Factor (0.)
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VILLAGES

Point Edward	1	07256
	2	11909
	3	11051
	4	17429
	6	10900
	7	01028
	Watford	1
2		10749
3		09756
4		14128
5		02607
6		05349
7		06811

TOWNSHIP

Plympton	1	04482
	3	06436
	4	06658
	5	04271
	6	07838
	7	02145

COUNTY OF LANARK

Municipality	Prescribed Class of Real Property	Factor (0.)
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TOWN

Almonte	1	06112
	2	16673
	3	08052
	4	18803
	5	04554
	6	10561
	7	05821

TOWNSHIPS

Lavant, Dalhousie & North Sherbrooke	1	03710
	3	06801
	4	05246
	5	05680
North Burgess	1	03416
	3	01915
	4	02788
	5	05711

UNITED COUNTIES OF LEEDS AND GRENVILLE

Municipality	Prescribed Class of Real Property	Factor (0.)
VILLAGE		
Athens	1	07761
	3	12980
	4	11304
	5	07480
TOWNSHIPS		
Front of Leeds & Lansdowne	1	04473
	3	07285
	4	13227
	5	06896
	6	08847
	7	04041
Rear of Leeds & Lansdowne	1	04708
	3	09268
	5	08156
South Crosby	1	04513
	3	09308
	4	12479
	5	06448
	7	05000

COUNTY OF LENNOX AND ADDINGTON

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
Richmond	1	08505
	3	07894
	4	13966
	5	07913
	6	12171
	7	06513
Sheffield	1	05534
	3	12662
	5	06647
	7	00429

DISTRICT OF KENORA

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNS		
Keewatin	1	06723
	3	10382
	4	21871
	6	16049
	7	06734
Kenora	1	28299
	2	49915
	3	47671
	4	68436
	6	51582
	7	37548
Sioux Lookout	1	08195
	2	11656
	3	10769
	7	10769
TOWNSHIP		
Barclay	1	07066
	3	11663
	5	13090
	6	14007
	7	07978

DISTRICT OF RAINY RIVER

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIPS		
Atwood	1	02330
	3	76370
	5	02107
	6	10702
	7	09091
Chapple	1	04064
	3	02355
	5	02936
	6	17280
	7	05360
La Vallee	1	01985
	3	02243
	5	01629
	6	08561
	7	10204
Morson	1	21635
	3	28932
	5	12429

DISTRICT OF SUDBURY

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNSHIP		
Ratter and Dunnet	1	02013
	2	03409
	3	02329
	4	00719
	5	02912
	6	08137
	7	13424

DISTRICT OF THUNDER BAY

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Geraldton	1	09049
	2	12121
	3	12938
	6	26481
	7	03591
TOWNSHIPS		
Longlac	1	07584
	2	11245
	3	10490
	4	11782
	6	14442
	7	13147
Manitouwadge	1	58076
	3	62545
	4	51890
	7	64011
O'Connor	1	03384
	4	02821
	5	05171
Terrace Bay	1	24253
	2	30591
	3	36227
	4	58268
	7	1.58741

DISTRICT OF KENORA

Locality	Prescribed Class of Real Property	Factor (0.)
Dryden Board of Education	1	08290
	3	11240
	4	15146
	5	08423
	6	22962
	7	17969
Red Lake Board of Education	1	22028
	3	19332
	4	55009
	6	48668
	7	10341

DISTRICT OF RAINY RIVER

Locality	Prescribed Class of Real Property	Factor (0.)
Port Francis-Rainy River Board of Education	1	50258
	3	03823
	5	05682

O. Reg. 5/81, Sched.

DOUGLAS J. WISEMAN
Acting Minister of Revenue

Dated at Toronto, this 6th day of January, 1981.

THE MUNICIPAL AFFAIRS ACT

O. Reg. 6/81.
Tax Arrears and Tax Sale Procedures.
Made—January 7th, 1981.
Filed—January 9th, 1981.

REGULATION MADE UNDER THE MUNICIPAL AFFAIRS ACT

TAX ARREARS AND TAX SALE PROCEDURES

1. The tax arrears procedure of the Act shall apply and the tax sale procedures of the *Municipal Act* and the *Education Act* shall not apply to,

(a) the local municipalities in Schedule 1;

(b) the local municipalities in Schedule 2;

(c) the area municipalities in Schedule 3;

(d) all school boards except separate school boards in an unorganized township or unsurveyed territory within the territorial districts in Schedule 4; and

(e) a school board listed in Column 2 of Schedule 5 having jurisdiction in territory without municipal organization within the territorial district set out opposite thereto in Column 1 of Schedule 5.

Schedule 1

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
1	Brant	Township of Burford Township of Oakland
2	Bruce	All
3	Dufferin	All
4	Elgin	All
5	Essex	Town of Amherstburg Town of Kingsville Village of St. Clair Beach Township of Anderdon Township of Colchester North Township of Colchester South Township of Gosfield North Township of Gosfield South Township of Malden Township of Mersea Township of Pelee Township of Rochester Township of Sandwich South Township of Tilbury North Township of Tilbury West
6	Grey	Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Chatsworth Village of Dundalk Village of Markdale Township of Artemesia Township of Bentinck Township of Collingwood Township of Derby Township of Egremont Township of Euphrasia Township of Glenelg Township of Holland Township of Keppel Township of Normanby Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
7	Provisional County of Haliburton	All

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
8.	Hastings	Village of Deloro Village of Frankford Village of Tweed Township of Hungerford Township of Thurlow
9.	Huron	Town of Exeter Village of Bayfield Township of Colborne Township of Tuckersmith
10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley
11.	Lambton	Town of Forest Town of Petrolia Village of Alvinston Village of Arkona Village of Grand Bend Village of Oil Springs Village of Watford Township of Bosanquet Township of Brooke Township of Dawn Township of Enniskillen Township of Euphemia Township of Moore Township of Sarnia Township of Sombra Township of Warwick
12.	Lanark	All
13.	Leeds and Grenville	All
14.	Lennox and Addington	Town of Napanee Village of Bath Village of Newburgh Township of Adolphustown Township of Amherst Island Township of Camden East Township of Denbigh, Abinger and Ashby Township of Kaladar, Anglesea and Effingham Township of North Fredericksburgh Township of Richmond Township of Sheffield Township of South Fredericksburgh

COLUMN 1		COLUMN 2
Item	County	Local Municipalities
15.	Middlesex	City of London Town of Parkhill Town of Strathroy Village of Glencoe Village of Lucan Village of Newbury Village of Wardsville Township of Adelaide Township of Biddulph Township of Caradoc Township of Delaware Township of East Williams Township of Ekfrid Township of Lobo Township of London Township of Metcalfe Township of McGillivray Township of Mosa Township of North Dorchester Township of Westminster Township of West Nissouri Township of Williams
16.	Northumberland	All
17.	Oxford	All
18.	Peterborough	Village of Havelock Village of Lakefield Village of Millbrook Village of Norwood Township of Asphodel Township of Belmont and Methuen Township of Cavan Township of Chandos Township of Douro Township of Ennismore Township of Galway and Cavendish Township of Smith Township of South Monaghan
19.	Prescott and Russell	All
20.	Prince Edward	Town of Picton Village of Bloomfield Village of Wellington Township of Ameliasburgh Township of Athol Township of Hallowell Township of Hillier Township of North Marysburgh Township of Sophiasburgh
21.	Renfrew	City of Pembroke Town of Deep River Town of Renfrew Township of Alice and Fraser Township of Sabastopol

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
22.	Simcoe	City of Barrie City of Orillia Town of Alliston Town of Bradford Town of Stayner Town of Wasaga Beach Village of Beeton Village of Coldwater Village of Cookstown Village of Creemore Village of Elmvale Village of Port McNicoll Village of Tottenham Village of Victoria Harbour Township of Adjala Township of Essa Township of Flos Township of Innisfil Township of Mara Township of Matchedash Township of Medonte Township of Nottawasaga Township of Orillia Township of Oro Township of Rama Township of Sunnidale Township of Tecumseth Township of Tosorontio Township of Vespra Township of West Gwillimbury
23.	Stormont, Dundas and Glengarry	All
24.	Victoria	All
25.	Wellington	All—except the City of Guelph

Schedule 2

COLUMN 1		COLUMN 2
Item	Territorial Districts	Local Municipalities
1.	Algoma	Town of Elliot Lake Village of Hilton Beach Village of Iron Bridge Township of Hilton Township of Johnson Township of Laird Township of MacDonald, Meredith and Aberdeen, Additional Township of Michipicoten Township of St. Joseph Township of Tarbutt and Tarbutt Additional Township of Thompson Township of Wicksteed
2.	Cochrane	All
3.	Kenora	Town of Keewatin Town of Kenora Township of Ignace Township of Jaffray and Melick Township of Red Lake
4.	Manitoulin	Town of Gore Bay Township of Assiginack Township of Billings Township of Burpee Township of Carnarvon Township of Cockburn Island Township of Gordon Township of Howland Township of Rutherford and George Island Township of Sandfield Township of Tehkummah
5.	Nipissing	All
6.	Parry Sound	All
	Rainy River	All
8.	Sudbury	All
9.	Thunder Bay	City of Thunder Bay Town of Geraldton Township of Connree Township of Gillies Township of Neebing Township of O'Connor Township of Paipoonge Township of Schreiber Township of Shuniah Township of Terrace Bay
10.	Timiskaming	All

Schedule 3

	COLUMN 1	COLUMN 2
Item	District, Metropolitan or Regional Municipality	Area Municipalities
1.	Metropolitan Toronto	All— except City of Toronto
2.	Durham	All
3.	Haldimand-Norfolk	All
4.	Halton	All
5.	Hamilton-Wentworth	All
6.	Muskoka	All
7.	Niagara	All
8.	Ottawa-Carleton	All
9.	Peel	All
10.	Sudbury	All
11.	Waterloo	All
12.	York	All

Schedule 4

Item	The Territorial Districts of:	
1.	Cochrane	
2.	Nipissing	
3.	Parry Sound	
4.	Rainy River	
5.	Sudbury	
6.	Timiskaming	

Schedule 5

COLUMN 1		COLUMN 2
Item	Territorial Districts	School Board
1.	Algoma	North Shore Board of Education Sault Ste. Marie Board of Education
2.	Kenora	Dryden Board of Education Kenora Board of Education
3.	Thunder Bay	Geraldton Board of Education Lakehead Board of Education Lake Superior Board of Education Nipigon—Red Rock Board of Education

O. Reg. 6/81, s. 1.

2. Ontario Regulation 883/80 is revoked. O. Reg. 6/81, s. 2.

THOMAS L. WELLS
Minister of Intergovernmental Affairs

Dated at Toronto, this 7th day of January, 1981.

THE LOCAL SERVICES BOARDS ACT

O. Reg. 7/81.

Establishment of Local Services Board—
Community of Wabigoon.

Made—January 13th, 1981.

Filed—January 15th, 1981.

ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the *Local Services Boards Act*,
and

IN THE MATTER OF the establishment of a Local Services Board for the community of Wabigoon situate in territory without municipal organization in the Territorial District of Kenora.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established effective the 14th day of February, 1981, under the name "The Local Services Board of Wabigoon".

2. The boundaries of the Board area are those described in the Schedule.

3. The Board shall be composed of five members.

4. The Board may exercise the following powers from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 1.

2. The powers set out in paragraph 2.

3. The powers set out in paragraph 3.

4. The powers set out in paragraph 4.

5. The powers set out in paragraph 5.

6. The powers set out in paragraph 6.

5.—(1) The election of the first members of the Board shall be held in the community of Wabigoon on the 23rd day of February, 1981 and the members so elected shall hold office from the 23rd day of February, 1981 to the 1st day of September, 1981 and until a new Board is elected.

(2) Mr. Brian England, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 7/81.

Schedule

All that parcel or tract of land in the geographic townships of Southworth and Zealand in the Territorial District of Kenora, in the Province of Ontario, described as follows:

Beginning at the northeasterly corner of Lot 1 in Concession IV in the geographic township of Zealand;

Thence in a westerly direction along the northerly limits of lots 1, 2, 3, 4, 5, 6, 7, 8 and 9 in Concession IV to the high water mark of Thunder Lake;

Thence in a general southeasterly, southerly, and southwesterly direction along the said high water mark to the intersection with the westerly limit of Lot 9 in Concession IV, being also the easterly limit of Aaron Provincial Park;

Thence southerly along the westerly limit of the said Lot 9 to the southwesterly corner thereof;

Thence westerly along the southerly limit of Lot 10 in Concession IV, to the easterly limit of Mining Location FM29;

Thence southerly along the easterly limit of the said Mining Location FM29 to the southeasterly corner thereof;

Thence westerly along the southerly limit of the said Mining Location FM29 and its westerly production to the intersection with the northeasterly limit of the right of way of the Canadian Pacific Railway;

Thence northwesterly along the said right of way to the intersection with the westerly limit of the said Mining Location FM29;

Thence northerly along the westerly limit of the said Mining Location FM29 to the water's edge of Thunder Creek;

Thence in a general southerly direction along the said water's edge to the high water mark of Wabigoon Lake;

Thence in a general southeasterly and northeasterly direction along the said high water mark to the southeasterly corner of Lot 13 in Concession V in the geographic township of Southworth;

Thence northerly along the easterly limit of the said Lot 13 in Concessions V and VI to the northerly boundary of the geographic township of Southworth;

Thence northerly along the easterly boundary of the geographic township of Zealand to the place of beginning. O. Reg. 7/81, Sched.

LEO BERNIER
Minister of Northern Affairs.

Dated at Toronto, this 13th day of January, 1981.

THE PLANNING ACT

O. Reg. 8/81.

Order Made Under Section 30 of

The Planning Act.

Made—January 5th, 1981.

Filed—January 16th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

I. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) *ib.*, as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

Those parcels of land situate in the Township of Aldborough in the County of Elgin, being that part of the southwest quarter of Lot 7 in Concession XII more particularly described as follows:

1. Premising that the bearing of the centre line of what was formerly King's Highway No. 77 opposite the said southwest quarter of the said Lot 7 is north 42° 03' 20" west all as shown on a Plan registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as Number D-320 and relating all bearings herein thereto.

Beginning at a point in the northeasterly limit of the said King's Highway No. 77, as

widened by said Plan No. D-320, which said point of beginning may be further defined as follows:

Commencing at the most southerly angle of the said Lot 7 as shown on a Plan deposited in the said Land Registry Office as Number D-72;

Thence northwesterly along the southwest-erly limit of the said Lot 7 a distance of 147.58 feet to a point;

Thence north 46° 11' east a distance of 6.44 feet, more or less, to a point in the said north-easterly limit of the said King's Highway No. 77, as widened by the said Plan D-320, which point is the place of beginning intended to be described in an Instrument registered in the said Land Registry Office as Number 105885;

Thence north 42° 03' 20" west along the said northeasterly limit of King's Highway No. 77, as widened by Plan D-320, a distance of 89.1 feet to an iron bar planted at the said place of beginning;

Thence north 51° 32' 20" east a distance of 220.34 feet to an iron bar planted in the north-easterly limit of the said lands described in the said Instrument No. 105885 at a point in the said limit distant 68.52 feet measured north-westerly thereon from the most easterly angle of the said lands described in the said Instru-ment;

Thence north 42° 03' 20" west along the said northeasterly limit of the lands described in said Instrument 105885 a distance of 90.48 feet to an iron bar planted at the northeasterly angle of the said lands;

Thence south 86° 31' west along the northerly limit of the said lands described in said Instrument 105885 a distance of 60 feet to an iron bar planted at the intersection of that limit with the northwesterly limit of the said lands described in the said Instrument;

Thence south 47° 46' west along the said northwesterly limit of the said lands described in said Instrument 105885 a distance of 32 feet to the westerly angle of the said lands;

Thence south 42° 03' 20" east along the limit of the said lands described in said Instrument 105885 a distance of 100 feet to a bend in the said limit;

Thence south 47° 46' west along the limit of the said lands described in said Instrument 105885 a distance of 140 feet, more or less, to the intersection of that limit with the said northeasterly limit of King's Highway No. 77 as widened by Plan No. D-320;

Thence south 42° 03' east along the said northeasterly limit of King's Highway No. 77, as widened by Plan No. D-320, a distance of 12.65 feet, more or less, to the place of beginning.

2. Premising that the bearing of the centre line of what was formerly King's Highway No. 77 opposite the said southwest quarter of the said Lot 7 is north 42° 03' 20" west all as shown on a Plan registered in the Land Registry Office for the Registry Division of Elgin (No. 11) as Number D-320 and relating all bearings herein therto;

Beginning at a point in the northeasterly limit of the said King's Highway No. 77, as widened by said Plan D-320, which said point of beginning may be further defined as follows:

Commencing at the most southerly angle of the said Lot 7 as shown on a Plan deposited in the said Land Registry Office as Number D-72;

Thence northwesterly along the southwest-erly limit of the said Lot a distance of 147.58 feet to a point;

Thence north 46° 11' east a distance of 6.44 feet, more or less, to the place of beginning, which is in the northeasterly limit of the said King's Highway No. 77, as widened by said Plan D-320, which place of beginning is also the place of beginning intended to be described in an Instrument registered in the said Land Registry Office as Number 105885;

Thence north 42° 03' 20" west along the said northeasterly limit of the King's Highway No. 77, as widened by said Plan D-320, a distance of 89.1 feet to an iron bar planted at the most southerly angle of the lands described in an Instrument registered in the said Land Registry Office as Number 128187;

Thence north 51° 32' 20" east along the south-easterly limit of the lands described in said Instrument No. 128187, a distance of 220.34 feet to an iron bar planted at the most easterly angle of the said lands, which is also on the easterly limit of the said lands described in said Instrument No. 105885, at a point in the said limit distant 68.52 feet measured north-westerly thereon from the most easterly angle of the lands described in said Instrument No. 105885;

Thence south 42° 03' 20" east along the said northeasterly limit of the said lands described in Instrument No. 105885 a distance of 68.52 feet, more or less, to a point in a line drawn on a course north 46° 11' east through the said place of beginning, which is the most easterly

angle of the said lands described in Instru-ment No. 105885;

Thence south 46° 11' west along the south-easterly limit of the said lands described in Instrument No. 105885 a distance of 220 feet, more or less, to the said place of begin-ning. O. Reg. 8/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 5th day of January, 1981.

THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

O. Reg. 9/81.
Designation of Planning Area.
Made—January 13th, 1981.
Filed—January 16th, 1981.

REGULATION TO AMEND REGULATION 684 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA ESCARPMENT PLANNING AND DEVELOPMENT ACT

1. Clause 2 (b) of Regulation 684 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

(b) to prepare before the 1st day of January, 1982, a plan based upon the results of the survey and investigation suitable for approval as the Niagara Escarpment Plan.

RENE BRUNELLE
*Provincial Secretary for
Resources Development*

Dated at Toronto, this 13th day of January, 1981.

THE COUNTY COURTS ACT

O. Reg. 10/81.
Sittings of the County Court for the
Judicial District of Waterloo.
Made—January 15th, 1981.
Filed—January 16th, 1981.

THE COUNTY COURTS ACT

IN THE MATTER OF *The County Courts Act*; and

IN THE MATTER OF the sittings of the County Court for the trial of issues of fact and assessment of damages without a jury, for the Judicial District of Waterloo.

ORDER

IT IS ORDERED that the sittings of the County Court of the Judicial District of Waterloo, for the trial of issues of fact and assessment of damages with a jury shall be held commencing on Wednesday, September 9th, 1981.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Waterloo. O. Reg. 10/81.

W. E. C. COLTER
*Chief Judge of the County
and District Courts of the
Counties and Districts of
Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 15th day of January, 1981.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 11/81.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the Judicial District of Haldimand.

Made—January 15th, 1981.

Filed—January 16th, 1981.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court

for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Haldimand.

ORDER

WHEREAS the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Haldimand are presently scheduled for Tuesday, June 2nd, 1981 and Tuesday, December 1st, 1981;

AND WHEREAS it is desirable to hold the said sittings on Monday, June 1st, 1981, and Monday, December 7th, 1981;

AND WHEREAS the sittings of the County Court of the Judicial District of Haldimand for the trial of issues of fact and assessment of damages without a jury are presently scheduled to commence on Tuesday, April 7th, 1981, and Tuesday, October 6th, 1981;

AND WHEREAS it is desirable to hold the said sittings on Monday, April 6th, 1981, and Monday, October 5th, 1981;

THEREFORE IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the Judicial District of Haldimand shall be held commencing on Monday, June 1st, 1981, and Monday, December 7th, 1981.

AND IT IS FURTHER ORDERED that the sittings of the County Court of the Judicial District of Haldimand for the trial of issues of fact and assessment of damages without a jury shall be held commencing on Monday, April 6th, 1981 and Monday, October 5th, 1981.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the Judicial District of Haldimand. O. Reg. 11/81.

W. E. C. COLTER
*Chief Judge of the County
and District Courts of the
Counties and Districts of
Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 15th day of January, 1981.

THE PLANNING ACT

O. Reg. 12/81.

Order Made Under Section 30 of
The Planning Act.

Made—January 16th, 1981.

Filed—January 20th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Essa in the County of Simcoe, being that part of the east half of Lot 19 in Concession IV, comprising by admeasurement 4.16 acres being the east area of Parcel 3 shown on a Reference Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-478 more particularly described as follows:

Premising the road allowance between Concessions IV and V for the said Township of Essa has a bearing of north 10° 27' west and relating all bearings herein thereto;

Beginning at a point in the easterly limit of the said Lot 19 distant 484.3 feet southerly from the north-easterly angle of the said Lot, said point being also the northeasterly angle of the said Parcel 3;

Thence westerly along the northerly limit of the said Parcel 3, on a bearing of south 73° 22' west, a distance of 868.32 feet to an iron bar planted in the easterly limit of the Canadian Pacific Railway;

Thence southerly along the easterly limit of the said Railway, on a bearing of south 3° 59' east, a distance

of 211 feet to an iron bar planted in the southerly limit of the said Parcel 3;

Thence easterly along the southerly limit of the said Parcel 3, on a bearing of north 73° 22' east, a distance of 892.22 feet to an iron bar planted in the easterly limit of the said Lot 19, said point being also the southeasterly angle of the said Parcel 3;

Thence northerly along the easterly limit of the said Lot 19 a distance of 207.17 feet to the place of beginning. O. Reg. 12/81, s. 1.

P. G. RIMMINGTON

Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 16th day of January, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 13/81.

Parking.

Made—January 19th, 1981.

Filed—January 20th, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 4 of Schedule 3 of Appendix A to Regulation 477 of Revised Regulations of Ontario 1980, is revoked and the following substituted therefor:

4. That part of the King's Highway known as No. 400 in the County of Simcoe lying between a point situate at its intersection with the north side of the overpass between concessions 11 and 12 in the Township of Innisfil and a point situate 735 metres measured northerly from its intersection with the centre line of the roadway known as Duckworth Street in the City of Barrie.

2. Appendix A to the said Regulation is amended by adding thereto the following Schedule:

HIGHWAY No. 579

1. That part of the King's Highway known as No. 579 in the Township of Glackmeyer in the Territorial District of Cochrane beginning at a point situate 40 metres west of the west bank of the Abitibi River and extending westerly therealong for a distance of 345 metres.

2. That part of the King's Highway known as No. 579 in the geographic Township of Blount in the Territorial District of Cochrane beginning at a point situate 25 metres east of the east bank of the Abitibi River and extending easterly therealong for a distance of 240 metres. O. Reg. 13/81, s. 2.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 19th day of January, 1981.

THE PLANNING ACT

O. Reg. 14/81.

Restricted Areas—Part of the
District of Sudbury.

Made—January 14th, 1981.

Filed—January 20th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 568/72
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

58. Notwithstanding any other provision of this Order, the land described in Schedule 51 may be used for a mobile home park containing not more than 14 mobile home sites provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.5 metres on the other side
Minimum rear yard	7.5 metres
Minimum area of each mobile home site	1,400 square metres
Maximum percentage of lot to be occupied by all mobile homes	15 per cent

O. Reg. 14/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

That parcel of land situate in the geographic Township of Cleland in the Territorial District of Sudbury, being that part of Lot 12 in Concession II described as Parcel 5578, S.E.S. and shown as Part 1 on a Plan of Survey entered in the Land Registry Office for the Land Titles Division of Sudbury (No. 53) as Number SR-2922. O. Reg. 14/81, s. 2.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 14th day of January, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 15/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—January 19th, 1981.

Filed—January 21st, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 481/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

54. Notwithstanding any other provision of this Order, the land described in Schedule 43 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 metres
Minimum side yards	10 metres
Minimum rear yard	382 metres
Maximum floor area of dwelling	186 square metres
Maximum height of dwelling	7 metres

O. Reg. 15/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 43

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the

Township of Trafalgar in the County of Halton, being that part of the east half of Lot 1 in Concession IX of the New Survey more particularly described as follows:

Beginning at an iron pipe planted in the most easterly limit of the said Lot 1, being also the most westerly limit of the road allowance between concessions IX and X of the New Survey, which point is distant 1,670 feet, 3 inches on a course of north 45° 19' west from the south-easterly angle of the said Lot and which point shall be called the place of beginning;

Thence continuing north 45° 19' west and along the most westerly limit of the said road allowance 346 feet to an iron pipe;

Thence south 37° 12' west along a post and wire fence a distance of 1,270 feet, 9 inches to an iron pipe;

Thence south 45° 52' east 345 feet, 5 inches to an iron pipe;

Thence north 37° 12' east 1,274 feet, 1.25 inches to the place of beginning. O. Reg. 15/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 19th day of January, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 16/81.

Designation of Paved Shoulders on
King's Highway.

Made—January 20th, 1981.

Filed—January 21st, 1981.

REGULATION TO AMEND REGULATION 459 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 1 of Schedule 2 to Regulation 459 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 17 in the Township of Kirkup in The Territorial District of Kenora lying between a point situate at its intersection with the westerly limit of the junction of Highway Nos. 17 and 71 and a point situate 1 kilometre measured westerly from its intersection with the easterly limit of the Township of Jaffray.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 20th day of January, 1981.

THE PLANNING ACT

O. Reg. 17/81.

Order Made Under Section 30 of
The Planning Act.

Made—January 21st, 1981.

Filed—January 22nd, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Bracebridge, formerly in the Township of Oakley, in The District Municipality of Muskoka, being that part of Lot 20 in Concession IX designated as Part 45 on a Plan of Survey on record in the Land Registry Office for the Land Titles Division of Muskoka (No. 35) as Number BR-1624,

being a part of Parcel 23087 in the Register for Muskoka.

Together with a right-of-way in common with all others lawfully entitled thereto in, over, along and upon all those parts of Lots 17, 18 and 19 in Concession X, and that part of Lot 20 in the said Concession IX, designated as Part 47 on the said Plan of Survey Number BR-1624;

And together with a further right-of-way in common with all others lawfully entitled thereto in, over, along and upon all those parts of Lot 16 and 17 in Concession X designated as Part 21 on a Plan of Survey on record in the said Land Registry Office as Number BR-1383,

being parts of Parcel 23089 in the Register for Muskoka. O. Reg. 17/81, s. 1.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 21st day of January, 1981.

THE HEALTH DISCIPLINES ACT

O. Reg. 18/81.

Parcost C.D.I.

Made—January 22nd, 1981.

Filed—January 23rd, 1981.

REGULATION MADE UNDER THE HEALTH DISCIPLINES ACT

PARCOST C.D.I.

1. For the purpose of Part VI of the Act, the C.D.I. is the comparative drug index contained in the Schedule hereto:

Schedule

PART I

INTRODUCTION

1. Except where indicated otherwise by the words "not interchangeable", for the purposes of subsection 155 (1) of the Act, products listed in the PARCOST Comparative Drug Index are interchangeable pharmaceutical products.

2. For the purposes of subsection 155 (3) of the Act, the prescription fee shall not exceed a maximum of \$3.27.

Index of Drugs by Therapeutic Classification

4:00	Antihistaminics
8:00	Anti-Infective Agents
8:08	Anthelmintics
8:12	Antibiotics
8:12:04	Antifungals
8:12:12	Erythromycins
8:12:16	Penicillins
8:12:24	Tetracyclines
8:12:28	Other Antibiotics
8:16	Antitubercular Agents
8:20	Plasmodicides (Antimalarials)
8:24	Sulfonamides
8:26	Sulfones
8:32	Trichomonacides
8:36	Urinary Germicides
8:40	Miscellaneous Anti-Infectives
10:00	Antineoplastic Agents
12:00	Autonomic Agents
12:04	Parasympathomimetic (Cholinergic) Agents
12:08	Parasympatholytic (Cholinergic Blocking) Agents
12:12	Sympathomimetic (Adrenergic Agents)
12:16	Sympatholytic (Adrenergic Blocking) Agents
12:20	Skeletal Muscle Relaxants
16:00	Blood Derivatives
20:00	Blood Formation and Coagulation
20:04	Antianemia Drugs
20:12	Coagulants and Anti-Coagulants
24:00	Cardiovascular Drugs
24:04	Cardiac Drugs
24:06	Antilipemic Drugs
24:08	Hypotensive Drugs (For Diuretics See 40:28)
24:12	Vasodilating Drugs

28:00	Central Nervous System Drugs
28:08	Analgesics
28:10	Narcotic Antagonists
28:12	Anticonvulsants
28:16	Psychotherapeutic Agents
28:16:04	Antidepressants
28:16:08	Tranquilizers
28:16:12	Other Psychotropics
28:20	C.N.S. Stimulants
28:24	Sedatives and Hypnotics
36:00	Diagnostic Agents
36:04	Adrenal Insufficiency
36:56	Myasthenia Gravis
36:88	Urine Contents
40:00	Electrolytic, Caloric and Water Balance
40:08	Alkalinizing Agents
40:12	Replacement Agents
40:18	Potassium-Removing Resins
40:28	Diuretics
40:40	Uricosuric Drugs
48:00	Cough Preparations
48:04	Antitussives
48:08	Expectorants
52:00	Eye, Ear, Nose and Throat Preparations
52:04	Anti-Infectives (E.E.N.T.)
52:04:04	Antibiotics (E.E.N.T.)
52:04:08	Sulfonamides (E.E.N.T.)
52:04:12	Other Anti-Infectives (E.E.N.T.)
52:08	Anti-Inflammatory Agents (E.E.N.T.)
52:16	Local Anesthetics
52:20	Miotics
52:24	Mydriatics
52:32	Vasoconstrictors (E.E.N.T.)
52:36	Other Eye, Ear, Nose and Throat Agents
56:00	Gastrointestinal Drugs
56:04	Antacids and Adsorbents
56:08	Antidiarrhea Agents
56:12	Cathartics
56:16	Digestants
56:22	Antiemetics and Antinauseants
56:40	Miscellaneous G.I. Drugs

60:00	Gold Compounds
64:00	Heavy Metal Antagonists
68:00	Hormones and Substitutes
68:04	Corticosteroids
68:08	Androgens
68:16	Estrogens
68:20	Anti-Diabetic Agents
68:20:01	Insulins
68:20:02	Oral Anti-Diabetic Agents
68:24	Parathyroid Agents
68:28	Pituitary Agents
68:32	Progestogens and Oral Contraceptives
68:36	Thyroids
68:38	Anti-Thyroids
76:00	Oxytocics
84:00	Skin and Mucous Membrane Preparations
84:04	Anti-Infectives (Skin)
84:04:04	Antibiotics (Skin)
84:04:08	Fungicides (Skin)
84:04:12	Parasiticides (Skin)
84:04:16	Other Anti-Infectives (Skin)
84:06	Anti-Inflammatory Agents (Skin)
84:08	Antipruritics and Topical Anesthetics
84:12	Astringents
84:24	Emollients, Demulcents and Protectants
84:28	Keratolytic Agents
84:32	Keratoplastic Agents
84:36	Miscellaneous Skin and Mucous Membrane Agents
86:00	Spasmolytics
88:00	Vitamins and Minerals
88:04	Vitamin A
88:08	Vitamins B
88:12	Vitamin C
88:16	Vitamin D
88:24	Vitamin K
88:28	Multivitamins
92:00	Unclassified Therapeutic Agents

4:00 Antihistaminics

Brompheniramine Maleate 4mg Tab ①	026484	Dimetane	ROB	0.0360
Brompheniramine Maleate 0.4mg/ml O/L ①	026305	Dimetane	ROB	0.0086
• Chlorpheniramine Maleate 4mg Tab ①	293873	Histalon	ICN	0.0102
	021288	Novopheniram	NOP	0.0194
	028193	Chlor-Tripolon	SCH	0.0314
Chlorpheniramine Maleate 0.5mg/ml O/L ①	028134	Chlor-Tripolon	SCH	0.0134
Chlorpheniramine Maleate 200mg/2ml Inj Sol 2ml Pk	028010	Chlor-Tripolon	SCH	2.3100
Chlorpheniramine Maleate 1.0mg/ml Inj Sol 1ml Pk	027995	Chlor-Tripolon	SCH	0.7964
• Cyproheptadine HCl 4mg Tab ①	016454	Periactin	MSD	0.0793
	010073	Vimicon	FRS	0.0798
Cyproheptadine HCl 0.4mg/ml O/L ①	016314	Periactin	MSD	0.0175
	009989	Vimicon	FRS	0.0176
Dexchlorpheniramine Maleate 2mg Tab ①	028207	Polaramine	SCH	0.0394
Dexchlorpheniramine Maleate 0.4mg/ml O/L ①	225533	Polaramine	SCH	0.0092
Dimethindene Maleate 1mg Tab ①	005444	Forhistal	CIB	0.0501
• Diphenhydramine HCl 50mg Cap ①	271411	Allerdryl	ICN	0.0638 +
	022764	Benadryl	PDA	0.0825
• Diphenhydramine HCl 25mg Cap ①	022756	Benadryl	PDA	0.0570
Diphenhydramine HCl 2.5mg/ml O/L ①	022918	Benadryl	PDA	0.0146
Diphenhydramine HCl 100mg/10ml Inj Sol 10ml Pk	023191	Benadryl	PDA	3.5000
Diphenhydramine HCl 50mg/ml Inj Sol 1ml Pk	023205	Benadryl	PDA	1.6850
Methdilazine HCl 8mg Tab ①	003514	Dilosyn	AHA	0.0944
Methdilazine HCl 0.8mg/ml O/L ①	003158	Dilosyn	AHA	0.0218
Promethazine HCl 25mg Tab ①	248754	Histantil	ICN	0.0407
	213896	Phenergan	RPP	0.0465
Promethazine HCl 10mg Tab ①	025712	Phenergan	RPP	0.0393
Promethazine HCl 2mg/ml O/L ①	025429	Phenergan	RPP	0.0116
Promethazine HCl 12.5mg Sup	025380	Phenergan	RPP	0.4114
Promethazine HCl 50mg/2ml Inj Sol 2ml Pk	025046	Phenergan	RPP	0.4763
Tripeprazine Tartrate 10mg Tab ①	025801	Panectyl	RPP	0.0956
Tripeprazine Tartrate 5mg Tab ①	025798	Panectyl	RPP	0.0749
Tripeprazine Tartrate 2.5mg Tab ①	025771	Panectyl	RPP	0.0604
Tripelennamine HCl 50mg Tab ①	005703	Pyribenzamine	CIB	0.0500
Tripolidine HCl 2.5mg Tab ①	004812	Actidil	BWE	0.0436
Tripolidine HCl 0.25mg/ml O/L ①	235768	Actidil	BWE	0.0132

8:00 Anti-Infective Agents

8:08 Anthelmintics

Mebendazole 100mg Tab	333395	Vermox	ORT	1.4758
Piperazine Adipate Gran 2g Pk	002739	Entacyl	AHA	0.3350
Piperazine Adipate 120mg/ml O/L	003131	Entacyl	AHA	0.0308
Piperazine Citrate 100mg/ml O/L	257885	Antepar	BWE	0.0212
Pyrantel Pamoate 125mg Tab	316296	Combantrin	PFI	0.3355
Pyrantel Pamoate 50mg/ml O/L	425869	Combantrin	PFI	0.0836
Pyrvinium Pamoate 50mg Tab	294845	Pyr-Pam	ICN	0.1936
	023841	Vanquin	PDA	0.2185
Pyrvinium Pamoate 10mg/ml O/L	271543	Pyr-Pam	ICN	0.0495
	023477	Vanquin	PDA	0.0660
Quinacrine HCl 100mg Tab	033804	Atabrine	WIN	0.0850
Thiabendazole 500mg Chew Tab	140228	Mintezol	MSD	0.5977

8:12:04 Antibiotics Antifungals

Amphotericin B Inj Pd 50mg Pk	029149	Fungizone	SQU	12.1000
Flucytosine 500mg Cap	384895	Ancotil	HLR	0.4972
Griseofulvin 500mg Tab	028282	Fulvicin U/F	SCH	0.2036
<i>Not interchangeable</i>	012262	Grisovin FP	GLA	0.2115
Griseofulvin 250mg Tab	028274	Fulvicin U/F	SCH	0.1184
<i>Not interchangeable</i>	012254	Grisovin FP	GLA	0.1244
Griseofulvin 125mg Tab	028266	Fulvicin U/F	SCH	0.0684
<i>Not interchangeable</i>	012246	Grisovin FP	GLA	0.0723
Nystatin 500,000U Tab	270113	Nadostine	NDA	0.1200
	029416	Mycostatin	SQU	0.1250
	014974	Nilstat	LED	0.1320
Nystatin 100,000U/ml O/L	282219	Nadostine	NDA	0.1020
	248169	Mycostatin	SQU	0.1146
	014850	Nilstat	LED	0.1167

8:12:12 Antibiotics Erythromycins

Erythromycin Base 250mg Tab	030899	E-Mycin	UPJ	0.0588
	244635	Erythromid	ABB	0.0653
	255017	Robimycin	ROB	0.0916
Erythromycin Estolate 250mg Cap	020966	Novorythro Estolate	NOP	0.1380
	015202	Ilosone	LIL	0.2142
Erythromycin Estolate 50mg/ml O/L	210641	Ilosone	LIL	0.0627
	262595	Novorythro Estolate	NOP	0.0658
Erythromycin Estolate 25mg/ml O/L	021172	Novorythro Estolate	NOP	0.0333
	015474	Ilosone	LIL	0.0345

CONTINUED

8:00 Anti-Infective Agents

8:12:12 Antibiotics Erythromycins

CONTINUED

Erythromycin Ethyl Succinate 80mg/ml O/L	453617	EES-400	ABB	0.0628
Erythromycin Ethyl Succinate 40mg/ml O/L	000299	EES-200	ABB	0.0395
Erythromycin Stearate 250mg Tab	391581	Novorythro Stearate	NOP	0.1365
	281573	Erythromycin Stearate	SAP	0.1365
	000434	Erythrocin	ABB	0.1782
Erythromycin Stearate 50mg/ml O/L	273023	Erythrocin	ABB	0.0601
Erythromycin Stearate 25mg/ml O/L	000302	Erythrocin	ABB	0.0401

Solid Dosage Forms of Erythromycin

Prescriptions for solid dosage forms of erythromycin should be filled with an erythromycin base preparation of the strength prescribed. Dispense the estolate or stearate only when specifically prescribed.

Oral Liquid Dosage Forms of Erythromycin

Prescriptions for erythromycin oral liquid should be filled with either the ethyl succinate or stearate preparation of the strength prescribed. Dispense the estolate only when specifically prescribed.

8:12:16 Antibiotics Penicillins

Amoxicillin (Amoxycillin) 500mg Cap	470708	Moxilean	HRS	0.3475
	387150	Amoxican	ICN	0.3482
	406716	Novamoxin	NOP	0.3485
	360473	Polymox	BRI	0.3586
	330531	Amoxil	AYE	0.3780
Amoxicillin (Amoxycillin) 250mg Cap	470694	Moxilean	HRS	0.1749
	406724	Novamoxin	NOP	0.1785
	387142	Amoxican	ICN	0.1788
	360465	Polymox	BRI	0.1837
	288497	Amoxil	AYE	0.1943
Amoxicillin (Amoxycillin) 50mg/ml O/L	470678	Moxilean-250	HRS	0.0450
	387134	Amoxican	ICN	0.0521
	360457	Polymox	BRI	0.0528
	452130	Novamoxin	NOP	0.0540
	288519	Amoxil	AYE	0.0587
Amoxicillin (Amoxycillin) 25mg/ml O/L	470686	Moxilean-125	HRS	0.0300
	360449	Polymox	BRI	0.0352
	387126	Amoxican	ICN	0.0359
	452149	Novamoxin	NOP	0.0365
	288500	Amoxil	AYE	0.0389
Amoxicillin (Amoxycillin) 50mg/ml Ped O/L	353035	Amoxil	AYE	0.2167

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Ampicillin 500mg Cap	293121	Biosan	ICN	0.1276
	020385	Novo-Ampicillin	NOP	0.1480
	338451	Ampilean	HRS	0.1560
	003948	Ampicin	BRI	0.1584
	348848	Ampicillin	SAP	0.1638
Ampicillin 250mg Cap	002011	Penbritin	AYE	0.1650
	236969	Biosan	ICN	0.0726
	338443	Ampilean	HRS	0.0780
	003921	Ampicin	BRI	0.0792
	020877	Novo-Ampicillin	NOP	0.0810
Ampicillin 50mg/ml O/L	002003	Penbritin	AYE	0.0825
	265047	Ampicillin	SAP	0.0835
	338486	Ampilean	HRS	0.0290
	283185	Ampicillin	SAP	0.0315
	021148	Novo-Ampicillin	NOP	0.0320
Ampicillin 25mg/ml O/L	004278	Ampicin	BRI	0.0330
	002429	Penbritin	AYE	0.0369
	004251	Ampicin	BRI	0.0178
	021121	Novo-Ampicillin	NOP	0.0180
	002410	Penbritin	AYE	0.0198
Ampicillin Inj Pd 1000mg Pk	338478	Ampilean	HRS	0.0200
	281565	Ampicillin	SAP	0.0210
	002127	Penbritin	AYE	2.1200
	004065	Ampicin	BRI	2.3870
	002119	Penbritin	AYE	1.5900
Ampicillin Inj Pd 500mg Pk	004057	Ampicin	BRI	1.8920
Carbenicillin Indanyl (Sodium) 500mg Tab				
Cloxacillin 500mg Cap	328235	Geopen	PFI	0.4774
	415154	Cloxilean	HRS	0.1800
	337773	Novocloxin	NOP	0.1835
	400777	Tegopen	BRI	0.1837
	393436	Cloxapen	ICN	0.1920
Cloxacillin 250mg Cap	002054	Orbenin	AYE	0.2035
	415146	Cloxilean	HRS	0.0996
	294772	Cloxapen	ICN	0.0996
	400769	Tegopen	BRI	0.1034
	337765	Novocloxin	NOP	0.1105
Cloxacillin 25mg/ml O/L	002046	Orbenin	AYE	0.1150
	400785	Tegopen	BRI	0.0220
	337757	Novocloxin	NOP	0.0260
	002445	Orbenin	AYE	0.0297
	407615	Tegopen	BRI	7.0840
Cloxacillin Inj Pd 2000mg Pk	002186	Orbenin	AYE	7.5600
	417238	Bactopen	BEE	8.3050

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Cloxacillin Inj Pd 500mg Pk	407607	Tegopen	BRI	2.1120
	002178	Orbenin	AYE	2.1600
	417211	Bactopen	BEE	2.3650
Cloxacillin Inj Pd 250mg Pk	407593	Tegopen	BRI	1.1660
	002151	Orbenin	AYE	1.1900
	417203	Bactopen	BEE	1.3200
Dicloxacillin 250mg Cap	003964	Dynapen	BRI	0.2541
Dicloxacillin 125mg Cap	003956	Dynapen	BRI	0.1749
Dicloxacillin 12.5mg/ml O/L	004286	Dynapen	BRI	0.0330
Methicillin Inj Pd 1g Pk	004081	Staphicillin	BRI	2.3430
Oxacillin 500mg Cap	004006	Prostaphlin	BRI	0.2629
Oxacillin 250mg Cap	003999	Prostaphlin	BRI	0.1535
Oxacillin 50mg/ml O/L	004316	Prostaphlin	BRI	0.0568
Oxacillin Inj Pd 500mg Pk	004111	Prostaphlin	BRI	3.2560
Oxacillin Inj Pd 250mg Pk	067741	Prostaphlin	BRI	1.8480
Penicillin G (Ammonium) 500mg (888,500IU) Tab	061832	P.G.A. 0.5	AHA	0.1871
Penicillin G (Benzathine) 100,000IU/ml O/L	009938	Megacillin 500	FRS	0.0308
Penicillin G (Benzathine) 1,200,000IU/2ml Inj Sol 2ml Pk	036315	Bicillin 1200 L-A	WYE	3.1500
Penicillin G Crystalline Inj Pd 5,000,000IU Pk	002216	Penicillin G (Pot)	AYE	1.2200
	011991	Crystapen (Sod)	GLA	1.5640
Penicillin G Crystalline Inj Pd 1,000,000IU Pk	011983	Crystapen (Sod)	GLA	0.6138
	002208	Penicillin G (Pot)	AYE	0.8100
Penicillin G (Potassium) 500,000IU Tab	107484	Megacillin 500	FRS	0.0573
	151432	Novopen-500	NOP	0.0580
	116726	P-50	HOR	0.0935
Penicillin G (Potassium) 100,000IU/ml O/L	013633	P-50	HOR	0.0312
Penicillin G Procaine Aqueous Suspension 5,000,000IU/10ml Inj Susp 10ml Pk	355615	Wycillin 5 Million	WYE	2.2500
Penicillin G Procaine Aqueous Suspension 3,000,000IU/10ml Inj Susp 10ml Pk	002402	Ayercillin	AYE	1.5000
Penicillin G				
Prescriptions for penicillin G should be filled with either the potassium or ammonium salt preparation of the strength prescribed, dispense the benzathine salt only when specifically prescribed				
Penicillin V (Benzathine) 60mg/ml O/L	034045	Pen-Vee	WYE	0.0291
	248835	PVF 500	FRS	0.0355

CONTINUED

8:00 Anti-Infective Agents

8:12:16 Antibiotics Penicillins

CONTINUED

Penicillin V (Potassium) 300mg Tab	018740	Nadopen-V	NDA	0.0900
	021202	Novopen-VK-500	NOP	0.0930
	210714	Penicillin V (Pot)	SAP	0.0945
	248843	PVF-K 500	FRS	0.0946
	331090	Pen-Vee K	WYE	0.0980
	331937	VC-K 500	LIL	0.1090
Penicillin V (Potassium) 60mg/ml O/L	262447	Ledercillin VK	LED	0.1135
	331945	VC-K 500	LIL	0.0290
	391603	Novopen-VK-500	NOP	0.0542
Penicillin V (Potassium) 25mg/ml O/L	015563	V-Cillin K	LIL	0.0172
	018635	Nadopen-V	NDA	0.0200
	014869	Ledercillin VK	LED	0.0210

Penicillin V

Prescriptions for penicillin V should be filled with the potassium salt preparation of the strength prescribed; dispense the benzathine salt only when specifically prescribed.

8:12:24 Antibiotics Tetracyclines

Rolitetracline (Nitrate) Inj Pd 350mg Pk	004154	Syntetrex	BRI	4.1800
Tetracycline 250mg Cap	338699	Tetraleam	HRS	0.0285
	236705	T-Caps	ICN	0.0375
	210765	Tetracycline	SAP	0.0399
	021059	Novotetra	NOP	0.0400
	024422	Tetracycl	PFI	0.0420
	014605	Achromycin V	LED	0.0577
Tetracycline 25mg/ml O/L	024686	Tetracycl	PFI	0.0154
	151416	Novotetra	NOP	0.0267
Tetracycline Inj Pd 250mg Pk	014729	Achromycin	LED	1.9375
	024511	Tetracycl	PFI	2.2000

Note

The use of tetracyclines during tooth development (last half of pregnancy, infancy and childhood to the age of 8 years) may cause permanent tooth discoloration (yellow-grey-brown). This reaction is more common during long-term use of the tetracyclines, but has been observed following short-term courses. Enamel hypoplasia has also been reported. Tetracyclines should therefore not be used in this age group unless other antibiotics are not likely to be effective or are contraindicated.

8:12:28 Antibiotics Other Antibiotics

Cefazolin Sodium Inj Pd 1000mg Pk	319112	Ancef	SKF	4.1800
	322296	Kefzol	LIL	4.4000
Cefazolin Sodium Inj Pd 500mg Pk	319139	Ancef	SKF	2.1450
	322288	Kefzol	LIL	2.2680
Cephalexin Monohydrate 500mg Tab	244392	Keflex	LIL	0.5771
Cephalexin Monohydrate 250mg Tab	403628	Keflex	LIL	0.2937

CONTINUED

8:00 Anti-Infective Agents

8:12:28 Antibiotics Other Antibiotics

CONTINUED

Cephalexin Monohydrate 500mg Cap	342114	Novolexin	NOP	0.4150
	253146	Ceporex	GLA	0.5814
Cephalexin Monohydrate 250mg Cap	342084	Novolexin	NOP	0.2150
	015164	Keflex	LIL	0.2937
	253154	Ceporex	GLA	0.2950
Cephalexin Monohydrate 50mg/ml O/L	321443	Ceporex	GLA	0.0669
	035645	Keflex	LIL	0.0673
Cephalexin Monohydrate 25mg/ml O/L	321435	Ceporex	GLA	0.0344
	015547	Keflex	LIL	0.0358
Cephalothin Sodium Inj Pd 2g Pk	244406	Keflin	LIL	5.7750
Cephalothin Sodium Inj Pd 1g Pk	015369	Keflin	LIL	2.9700
Cephradine 500mg Cap	301639	Velosef	SQU	0.6320
Cephradine 250mg Cap	301620	Velosef	SQU	0.3240
Cephradine 50mg/ml O/L	301647	Velosef	SQU	0.0790
Cephradine 25mg/ml O/L	301655	Velosef	SQU	0.0440
Cephradine Inj Pd 1000mg Pk	348295	Velosef	SQU	3.4100
Cephradine Inj Pd 500mg Pk	348287	Velosef	SQU	2.2550
Clindamycin HCl 150mg Cap	030570	Dalacin C	UPJ	0.3281
Clindamycin Palmitate 15mg/ml O/L	225851	Dalacin C	UPJ	0.0450
Clindamycin Phosphate 300mg/2ml Inj Sol 2ml Pk	260436	Dalacin C	UPJ	3.8000
Colistimethate Sodium Inj Pd 150mg Pk	476420	Coly-Mycin	PDA	15.5500
Gentamicin Sulfate 80mg/2ml Inj Sol 2ml Pk	223824	Garamycin	SCH	4.4110
	259179	Cidomycin	ROU	4.5100
Kanamycin Sulfate 500mg Cap	003920	Kantrex	BRI	1.0450
Kanamycin Sulfate 0.5g/2ml Inj Sol 2ml Pk	004227	Kantrex	BRI	7.2050
Kanamycin Sulfate 1g/3ml Inj Sol 3ml Pk	004235	Kantrex	BRI	12.2760
Lincomycin 500mg Cap	030589	Lincocin	UPJ	0.3400
Lincomycin 600mg/2ml Inj Sol 2ml Pk	030732	Lincocin	UPJ	2.4800
Neomycin Sulfate 500mg Tab	030996	Mycifradin	UPJ	0.1200
Neomycin Sulfate 25mg/ml O/L	030805	Mycifradin	UPJ	0.0365
Polymyxin B Sulfate Inj Pd 500,000U Pk	004421	Aerosporin	BWE	7.7000
Spectinomycin Inj Pd 2g Pk	210196	Trobicin	UPJ	6.0000
Tobramycin Sulfate 60mg/1.5ml Inj Sol 1.5ml Pk	375764	Nebcin	LIL	4.6827
Tobramycin Sulfate 80mg/2ml Inj Sol 2ml Pk	325449	Nebcin	LIL	5.0820
	381969	Nebcin	LIL	5.3603

CONTINUED

8:00 Anti-Infective Agents

8:12:28 Antibiotics Other Antibiotics

CONTINUED

Tobramycin Sulfate 20mg/2ml Inj Sol 2ml Pk	325457	Nebcin	LIL	2.5168
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8:16 Antitubercular Agents

Capreomycin Sulfate Inj Pd 1g Pk	128643	Capastat	LIL	8.1840
Ethambutol HCl 400mg Tab	127965	Myambutol	LED	0.1425
Ethambutol HCl 100mg Tab	127957	Myambutol	LED	0.0500
Isoniazid 100mg Tab	013323	Rimifon	HLR	0.0173
Rifampin 300mg Cap	249483	Rifadin	DOW	0.8700
	210463	Rimactane	CIB	0.8900
Rifampin 150mg Cap	249475	Rifadin	DOW	0.5529
	210471	Rimactane	CIB	0.5790

Antitubercular agents, for the treatment of tuberculosis, are available and should be obtained from sanatorium, general hospital and provincial chest clinics.

8:20 Plasmodicides (Antimalarials)

Chloroquine Phosphate 250mg Tab	021261	Novochloro- quine	NOP	0.0850
	033642	Aralen	WIN	0.1650
Hydroxychloroquine Sulfate 200mg Tab	033669	Plaquenil	WIN	0.1678
Quinine Sulfate 300mg Cap	093750	Quinine	DTC	0.1495
	021016	Novoquinine	NOP	0.1600
Quinine Sulfate 200mg Cap	093742	Quinine Sulfate	DTC	0.1050
	021008	Novoquinine	NOP	0.1130

8:24-Sulfonamides

Sulfamethoxazole 500mg Tab	421480	Apo- Sulfamethoxazole	APX	0.0675
	013412	Gantanol	HLR	0.0963
Sulfamethoxazole 100mg/ml O/L	013129	Gantanol	HLR	0.0276
Sulfapyridine 500mg Tab	155470	Sulfapyridine	PDA	0.0520
	163929	Dagenan	RPP	0.1109
Sulfasalazine 500mg Tab	263869	S.A.S. 500	ICN	0.0792
	024856	Salazopyrin	PHD	0.0847
Sulfasalazine 500mg Ent Tab	158526	Salazopyrin	PHD	0.1353

CONTINUED

8:00 Anti-Infective Agents

8:24 Sulfonamides

CONTINUED

Sulfisoxazole 500mg Tab	021792	Novosoxazole	NOP	0.0335
	271365	Sulfizole	ICN	0.0341
	210730	Sulfisoxazole	SAP	0.0341
	363774	Apo-Sulfisoxazole	APX	0.0350
	013420	Gantrisin	HLR	0.0468
Sulfisoxazole 100mg/ml O/L	115487	Gantrisin	HLR	0.0231

8:26 Sulfones

Dapsone 100mg Tab	002526	Avlosulfon	AYE	0.0345
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8:32 Trichomonacides

Metronidazole 250mg Tab	025615	Flagyl	RPP	0.0614
	271195	Trikacide	ICN	0.0633
	021555	Novonidazol	NOP	0.0735

8:36 Urinary Germicides

Methenamine Hippurate 1g Tab	026379	Hip-Rex	RIK	0.1606
Methenamine Mandelate 1000mg Ent Tab	476501	Mande amine	PDA	0.0845
Methenamine Mandelate 500mg Ent Tab	313777	Methandine	ICN	0.0424
	017221	Sterine	MAN	0.0454
	476528	Mandelamine	PDA	0.0550
Methenamine Mandelate 100mg/ml O/L	476544	Mandelamine	PDA	0.0448
Methenamine Mandelate 50mg/ml O/L	476536	Mandelamine	PDA	0.0335
Nalidixic Acid 500mg Tab	033723	NegGram	WIN	0.1953
Nalidixic Acid 50mg/ml O/L	036250	NegGram	WIN	0.0383
Nitrofurantoin 100mg Tab	021571	Novofuran	NOP	0.0257
	017094	Nifuran	MAN	0.0268
	092819	Nitrofurantoin	DTC	0.0269
	312738	Apo-Nitrofurantoin	APX	0.0270
	233013	Furatine	ICN	0.0270
	319511	Apo-Nitrofurantoin	APX	0.0190
	092800	Nitrofurantoin	DTC	0.0190
Nitrofurantoin 50mg Tab	271268	Furatine	ICN	0.0193
	017086	Nifuran	MAN	0.0193
	021563	Novofuran	NOP	0.0200
	452483	Macrofantin	EAT	0.2640
Nitrofurantoin 100mg Cap	452505	Macrofantin	EAT	0.1485
Nitrofurantoin 50mg Cap	452491	Macrofantin	EAT	0.0825
Nitrofurantoin 25mg Cap				

CONTINUED

8:00 Anti-Infective Agents

8:36 Urinary Germicides

CONTINUED

Nitrofurantoin 5mg/ml O/L	271241	Furatine	ICN	0.0198
	232971	Novofuran	NOP	0.0212
Phenazopyridine HCl 200mg Tab	454583	Phenazo	ICN	0.1485
	476722	Pyridium	PDA	0.1780
Phenazopyridine HCl 100mg Tab	271489	Phenazo	ICN	0.0869
	476714	Pyridium	PDA	0.1070

8:40 Miscellaneous Anti-Infectives

Sulfamethoxazole & Trimethoprim 800mg & 160mg Tab	510645	Novotrimox DS	NOP	0.2090 +
	445282	Apo-Sulfatrim-DS	APX	0.2290
	516767	Sulfamethoxazole & Trimethoprim DS	DTC	0.2400 +
	368040	Septa DS	BWE	0.3029
	371823	Bactrim-DS	HLR	0.3031
Sulfamethoxazole & Trimethoprim 400mg & 80mg Tab	510637	Novotrimox	NOP	0.1150 +
	516759	Sulfamethoxazole & Trimethoprim	DTC	0.1200 -
	445274	Apo-Sulfatrim	APX	0.1280
	270636	Septa	BWE	0.1694
	272469	Bactrim	HLR	0.1694
Sulfamethoxazole & Trimethoprim 40mg & 8mg/ml O/L	270644	Septa	BWE	0.0330
	272485	Bactrim	HLR	0.0330
Trimethoprim & Sulfadiazine 90mg & 410mg Tab	478717	Coptin	PFI	0.2129
Trimethoprim & Sulfadiazine 9mg & 41mg/ml O/L	478725	Coptin	PFI	0.0266

10:00 Antineoplastic Agents

Amethopterin 2.5mg Tab	014915	Methotrexate	LED	0.2150
Amethopterin (Sodium) 50mg/2ml Inj Sol 2ml Pk	321397	Methotrexate	LED	10.9500
Amethopterin (Sodium) 5mg/2ml Inj Sol 2ml Pk	321400	Methotrexate	LED	4.3500
Azathioprine 50mg Tab ①	004596	Imuran	BWE	0.2365
Bleomycin Sulfate Inj Pd 15U Pk	258482	Blenoxane	BRI	67.2650
Busulfan 2mg Tab	004618	Myleran	BWE	0.2332
Carmustine (BCNU) Inj Pd 100mg Pk	297763	BiCNU	BRI	32.5050
Chlorambucil 2mg Tab	004626	Leukeran	BWE	0.1826
Cyclophosphamide 50mg Tab	344885	Cytoxan	BRI	0.2761
	013749	Procytox	HOR	0.2300
Cyclophosphamide 25mg Tab	344877	Cytoxan	BRI	0.1947
	262676	Procytox	HOR	0.2185
Cyclophosphamide Inj Pd 1000mg Pk	013552	Procytox	HOR	8.1500
Cyclophosphamide Inj Pd 500mg Pk	344915	Cytoxan	BRI	4.5100
Cyclophosphamide Inj Pd 200mg Pk	344907	Cytoxan	BRI	3.4650
	013544	Procytox	HOR	3.5000
Cytarabine Inj Pd 500mg Pk	194727	Cytosar	UPJ	19.9000
Cytarabine Inj Pd 100mg Pk	366715	Cytosar	UPJ	4.7500
Dacarbazine Inj Pd 200mg Pk	365335	DTIC	DOM	6.6174
Dacarbazine Inj Pd 100mg Pk	365327	DTIC	DOM	4.0865
Dactinomycin Inj Pd 0.5mg Pk	213071	Cosmegen	MSD	4.2100
Daunorubicin Inj Pd 20mg Pk	163899	Cerubidine	RPP	30.9210
Doxorubicin HCl Inj Pd 50mg Pk	353078	Adriamycin	FAR	100.9250
Doxorubicin HCl Inj Pd 10mg Pk	357391	Adriamycin	FAR	21.1200
Fluorouracil 500mg/10ml Inj Sol 10ml Pk	012882	Fluorouracil	HLR	2.7500
	428493	Adrucil	FAR	2.9150
L-Asparaginase Inj Pd 10,000IU Pk	285463	Kidrolase	RPP	47.9710
Lomustine (CCNU) 100mg Cap	360414	CeeNU	BRI	7.7880
Lomustine (CCNU) 40mg Cap	360422	CeeNU	BRI	5.0023
Lomustine (CCNU) 10mg Cap	360430	CeeNU	BRI	3.0800
Mechlorethamine HCl Inj Pd 10mg Pk	016063	Mustargen	MSD	4.1200
Megestrol Acetate 40mg Tab	386391	Megace	BRI	0.5610
Melphalan 2mg Tab	004715	Alkeran	BWE	0.2970
Mercaptopurine 50mg Tab	004723	Purinethol	BWE	0.3322
Mutamycin Inj Pd 5mg Pk	381799	Mitomycin	BRI	38.3900
Procarbazine HCl 50mg Cap	012750	Natulán	HLR	0.1829
Tamoxifen Citrate 10mg Tab	419052	Nolvadex	ICI	0.8626
Thio-Tepa Inj Pd 15mg Pk	237035	Thio-Tepa	LED	4.9000
Thioguanine 40mg Tab	282081	Lanvis	BWE	0.8800

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10:00 Antineoplastic Agents

CONTINUED

Vinblastine Sulfate Inj Pd 10mg Pk	015431	Velbe	LIL	16.8190
Vincristine Sulfate Inj Pd 5mg Pk	015466	Oncovin	LIL	75.1410
Vincristine Sulfate Inj Pd 1mg Pk	015458	Oncovin	LIL	16.7640

12:00 Autonomic Agents

12:04 Parasympathomimetic (Cholinergic) Agents

Bethanechol Chloride 50mg Tab ①	453013	Duvoid	EAT	0.2917
Bethanechol Chloride 25mg Tab ①	453005	Duvoid	EAT	0.1795
	349739	Urecholine	FRS	0.3040
Bethanechol Chloride 10mg Tab ①	452998	Duvoid	EAT	0.1122
	349720	Urecholine	FRS	0.2025
Bethanechol Chloride 5mg Tab ①	349712	Urecholine	FRS	0.1153
Bethanechol Chloride 5mg/ml Inj Sol 1ml Pk	349747	Urecholine	FRS	1.2522
Carbachol 2mg Tab	003212	Carbachol	AHA	0.0780
Carbachol 0.25mg/ml Inj Sol 1ml Pk	341622	Carbachol	AHA	9.3060
Edrophonium Chloride 100mg/10ml Inj Sol 10ml Pk	013064	Tensilon	HLR	5.2250
Neostigmine Bromide 15mg Tab ①	013382	Prostigmin	HLR	0.0743
Neostigmine Methylsulfate 0.5mg/ml Inj Sol 1ml Pk	012955	Prostigmin	HLR	0.4180
Pyridostigmine Bromide 180mg LA Tab ①	035890	Mestinon	HLR	0.1942
Pyridostigmine Bromide 60mg Tab ①	013404	Mestinon	HLR	0.0825

12:08 Parasympatholytic (Cholinergic Blocking) Agents

Atropine Sulfate 0.6mg/ml Inj Sol 1ml Pk	029653	Atropine	ABB	0.2400
	012076	Atropine	GLA	0.2884
Atropine Sulfate 0.4mg/ml Inj Sol 1ml Pk	029645	Atropine	ABB	0.2400
	061697	Atropine	GLA	0.2884
Benztropine Mesylate 2mg Tab ①	428086	Bensylate	ICN	0.0391
	426857	Apo-Benztropine	APX	0.0395
	016357	Cogentin	MSD	0.0728
Benztropine Mesylate 2mg/2ml Inj Sol 2ml Pk	016128	Cogentin	MSD	2.3907
Chlorphenoxamine HCl 50mg Tab ①	006491	Phenoxene	DOW	0.1485
Dicyclomine HCl 20mg Tab ①	282529	Bentylol	MER	0.0682
Dicyclomine HCl 10mg Cap ①	361933	Formulex	ICN	0.0352
	018007	Bentylol	MER	0.0429
Dicyclomine HCl 2mg/ml O/L ①	018023	Bentylol	MER	0.0209
Dicyclomine HCl 20mg/2ml Inj Sol 2ml Pk	133965	Bentylol	MER	2.3210
Ethopropazine HCl 50mg Tab ①	025550	Parsitan	RPP	0.0554
Glycopyrrolate 2mg Tab ①	026522	Robinul Forte	ROB	0.0759
Glycopyrrolate 1mg Tab ①	026514	Robinul	ROB	0.0458
Glycopyrrolate 0.2mg/ml Inj Sol 1ml Pk	026425	Robinul	ROB	0.8998

CONTINUED

12:00 Autonomic Agents

12:08 Parasympatholytic (Cholinergic Blocking) Agents

CONTINUED

Hyoscine Butylbromide 10mg Tab ①	363812	Buscopan	BOE	0.0891
Hyoscine Butylbromide 10mg Sup	363820	Buscopan	BOE	0.6783
Hyoscine Butylbromide 20mg/ml Inj Sol 1ml Pk	363839	Buscopan	BOE	1.5015
Hyoscine HBr 0.4mg/ml Inj Sol 1ml Pk	030090	Hyoscine	ABB	0.3000
Orphenadrine Citrate 100mg Tab ①	171476	Norilex	RIK	0.2568
Orphenadrine Citrate 60mg/2ml Inj Sol 2ml Pk	171468	Norflex	RIK	1.9067
Orphenadrine HCl 50mg Tab ①	026387	Disipal	RIK	0.1320
Procyclidine HCl 5mg Tab ①	306290	Procyclid	ICN	0.0193
	004758	Kemadrin	BWE	0.0220
Procyclidine HCl 0.5mg/ml O/L ①	004405	Kemadrin	BWE	0.0198
Propantheline Bromide 15mg Tab ①	294837	Propanthel	ICN	0.0523
	017159	Banlin	MAN	0.0584
	028592	Pro-Banthine	SEA	0.0724
Propantheline Bromide 7.5mg Tab ①	028584	Pro-Banthine	SEA	0.0649
Propantheline Bromide Inj Pd 30mg Pk	028436	Pro-Banthine	SEA	2.9975
Trihexyphenidyl HCl 5mg Tab ①	271314	Aparkane	ICN	0.0149
	021938	Novohexidyl	NOP	0.0160
	015059	Artane	LED	0.0550
Trihexyphenidyl HCl 2mg Tab ①	280445	Aparkane	ICN	0.0121
	021911	Novohexidyl	NOP	0.0130
	015040	Artane	LED	0.0235
Trihexyphenidyl HCl 0.4mg/ml O/L ①	014656	Artane	LED	0.0099

12:12 Sympathomimetic (Adrenergic Agents)

Ephedrine HCl 30mg Tab ①	304069	Ephedrine	AHA	0.0406
Epinephrine Aero Sol 15ml Pk ①	282286	Bronkaid Mistometer	WIN	4.7000
Epinephrine Bitartrate Aero Susp 15ml Pk ①	026271	Medihaler-Epi	RIK	5.7750
Epinephrine HCl 1% Inh Sol 7.5ml Pk ①	257745	Adrenalin	PDA	4.7500
Epinephrine HCl 30mg/30ml Inj Sol 30ml Pk	155357	Adrenalin	PDA	3.4000
Epinephrine HCl (Racemic) 2.25% Inh Sol 15ml Pk ①	480363	Vaponefrin	USV	5.3900
Fenoterol HBr Inh Pd 200 dose Pk ①	371807	Berotec	BOE	5.7750
Fenoterol HBr 2.5mg Tab ①	454796	Berotec	BOE	0.1018

CONTINUED

12:00 Autonomic Agents

12:12 Sympathomimetic (Adrenergic Agents)

CONTINUED

Isoproterenol HCl 0.5% Inh Sol 10ml Pk ①	033227	Isuprel	WIN	4.1800
Isoproterenol HCl Aero Sol 15ml Pk ①	033219	Isuprel Mistometer	WIN	5.4500
Isoproterenol HCl 10mg SL Tab ①	033820	Isuprel	WIN	0.0960
Isoproterenol Sulfate Aero Susp 15ml Pk ①	026301	Medihaler-Iso	RIK	5.7750
Orciprenaline Sulfate 5% Inh Sol 7.5ml Pk ①	003859	Alupent	BOE	3.4650
Orciprenaline Sulfate Inh Pc 300 dose Pk ①	254134	Alupent	BOE	5.5550
Orciprenaline Sulfate 20mg Tab ①	003891	Alupent	BOE	0.1095
Orciprenaline Sulfate 2mg/ml O/L ①	249920	Alupent	BOE	0.0271
Pseudoephedrine HCl 60mg Tab ①	342726	Robidrine	ROB	0.0356
	004766	Sudafed	BWE	0.0451
Pseudoephedrine HCl 6mg/ml O/L ①	309435	Eltor	DOW	0.0117
	425516	Robidrine	ROB	0.0121
	004561	Sudafed	BWE	0.0137
Salbutamol 6mg/ml Inh Sol 10ml Pk ①	334227	Ventolin	AHA	4.0370
Salbutamol Inh 200 dose Pk ①	303569	Ventolin	AHA	5.1800
Salbutamol 4mg Tab ①	332267	Ventolin	AHA	0.1025
Salbutamol 2mg Tab ①	361135	Ventolin	AHA	0.0615
Terbutaline Sulfate 5mg Tab ①	335363	Bricanyl	AST	0.1141
Terbutaline Sulfate 2.5mg Tab ①	335355	Bricanyl	AST	0.0886

12:16 Sympatholytic (Adrenergic Blocking) Agents

Ergotamine & Pentobarbital Compound Tab	176222	Cafergot-PB	SAN	0.2294
Ergotamine & Pentobarbital Compound Sup	176214	Cafergot-PB	SAN	0.7975
Ergotamine Tartrate 1mg Tab	027405	Gynergen	SAN	0.2134
Ergotamine Tartrate 2mg SL Tab	328952	Ergomar	FIS	0.2979
Ergotamine Tartrate & Caffeine 1mg & 100mg Tab	176095	Cafergot	SAN	0.1909
Methysergide Bimaleate 2mg Tab	027499	Sansert	SAN	0.2640
Pizotyline 0.5mg Tab	329320	Sandomigran	SAN	0.1507

12:00 Autonomic Agents

12:20 Skeletal Muscle Relaxants

Baclofen 10mg Tab	455881	Lioresal	GEI	0.2464
Dantrolene Sodium 100mg Cap	452521	Dantrium	EAT	0.3156
Dantrolene Sodium 25mg Cap	452513	Dantrium	EAT	0.1632

16:00 Blood Derivatives

Immune Human Serum Globulin 16.5% Inj Sol 10ml Pk	990515	Immune Human Serum Globulin	CNG	7.7550
Immune Human Serum Globulin 16.5% Inj Sol 5ml Pk	990523	Immune Human Serum Globulin	CNG	4.3010
Immune Human Serum Globulin 16.5% Inj Sol 2ml Pk	075280	Immune Human Serum Globulin	CNG	2.5000
Tetanus Immune Human Globulin Inj Sol 250U Pk	074942	Tetanus Immune Human Globulin	CNG	2.3100

20:00 Blood Formation and Coagulation

20:04 Antianemia Drugs

• Ferrous Fumarate 200mg Tab otc 100 Pk	021431	Novofumar	NOP	2.2000
	094706	Ferrous Fumarate	DTC	2.3000
	012238	Fersamal	GLA	5.3000
Ferrous Fumarate 60mg/ml O/L ①	437018	Palafer	BEE	0.0316
• Ferrous Gluconate 300mg Tab otc 100 Pk	094714	Ferrous Gluconate	DTC	2.1500
	021458	Novoferrogluc	NOP	2.2000
	031097	Ferrous Gluconate	WAM	2.2500
Ferrous Gluconate 60mg/ml O/L ①	033146	Fergon	WIN	0.0109
Ferrous Succinate 100mg Tab otc 24 Pk	004952	Cerevon	CAL	2.6000
• Ferrous Sulfate 300mg Ent Tab otc 100 Pk	232998	Novoferrosulfa	NOP	2.2500
	017841	Fer-in-Sol	MJO	0.0684
	009598	Imferon	FIS	1.3475
Ferrous Sulfate 125mg/ml O/L ①				
Iron Dextran 100mg/2ml Inj Sol 2ml Pk ①				

20:12 Coagulants and Anti-Coagulants

Dicumarol 50mg Tab ① <i>Not interchangeable</i>	010022	Dufalone	FRS	0.0693
Heparin 50,000USP U/5ml Inj Sol 5ml Pk <i>Not interchangeable</i>	304050	Heparin	AHA	3.1086
	338583	Hepalean	HRS	4.1030
	263796	Heparin	ORG	4.5738
	038091	Heparin	ABS	5.8300
Heparin 10,000USP U/10ml Inj Sol 10ml Pk <i>Not interchangeable</i>	338575	Hepalean	HRS	0.8250
	022454	Heparin	ORG	1.1286
	000205	Heparin	ABS	1.7100
	010391	Sintrom	GEI	0.1921
Nicoumalone 4mg Tab ① <i>Not interchangeable</i>				
Nicoumalone 1mg Tab ① <i>Not interchangeable</i>	010383	Sintrom	GEI	0.0607
Phenindione 50mg Tab ① <i>Not interchangeable</i>	010189	Danilone	FRS	0.0902
Warfarin 10mg Tab ① <i>Not interchangeable</i>	009342	Coumadin	END	0.0809
Warfarin 5mg Tab ① <i>Not interchangeable</i>	009326	Coumadin	END	0.0528
	026174	Athrombin-K	PFR	0.0545
	476870	Warnerin	PDA	0.0595
	010308	Warfilone	FRS	0.0869
Warfarin 2.5mg Tab ① <i>Not interchangeable</i>	009318	Coumadin	END	0.0479

24:00 Cardiovascular Drugs

24:04 Cardiac Drugs

Digoxin 0.25mg Tab ② <i>Not interchangeable</i>	004685	Lanoxin	BWE	0.0222
Digoxin 0.125mg Tab ② <i>Not interchangeable</i>	035319	Lanoxin	BWE	0.0222
Digoxin 0.05mg/ml O/L ② <i>Not interchangeable</i>	242713	Lanoxin	BWE	0.0436
Digoxin 0.50mg/2ml Inj Sol 2ml Pk <i>Not interchangeable</i>	004464	Lanoxin	BWE	0.7920
Digoxin 0.05mg/ml Inj Sol 1ml Pk <i>Not interchangeable</i>	004456	Lanoxin	BWE	0.8690
Note When administering digoxin, it is advisable to medicate the same patient on the same drug product.				
Disopyramide 150mg Cap ①	396389	Norpace	SEA	0.2140
	439363	Rythmodan	ROU	0.2310
Disopyramide 100mg Cap ①	396370	Norpace	SEA	0.1513
	382876	Rythmodan	ROU	0.1680
Metoprolol Tartrate 200mg LA Tab ①	497827	Betaloc Durules	AST	0.3392 +
Metoprolol Tartrate 100mg Tab ①	397431	Lopresor	GEI	0.1840
	402540	Betaloc	AST	0.1866
Metoprolol Tartrate 50mg Tab ②	397423	Lopresor	GEI	0.1124
	402605	Betaloc	AST	0.1140
Nadolol 80mg Tab ②	463256	Corgard	SQU	0.2485
Procainamide HCl 500mg Cap ①	353523	Pronestyl	SQU	0.1910
Procainamide HCl 375mg Cap ①	296031	Pronestyl	SQU	0.1415
Procainamide HCl 250mg Cap ②	029076	Pronestyl	SQU	0.1050
Procainamide HCl 100mg/10ml Inj Sol 10ml Pk	029181	Pronestyl	SQU	4.2900
Propranolol 120mg Tab ①	456578	Inderal	AYE	0.2167
Propranolol 80mg Tab ①	402761	Apo-Propranolol	APX	0.1260
	313602	Inderal	AYE	0.1685
Propranolol 40mg Tab ②	402753	Apo-Propranolol	APX	0.0759
	002666	Inderal	AYE	0.1014
Propranolol 10mg Tab ②	402788	Apo-Propranolol	APX	0.0428
	002658	Inderal	AYE	0.0571
Quinidine Bisulfate 250mg Tab ②	249580	Biquin	AST	0.2085
Quinidine Gluconate 325mg Tab ②	026875	Quinate	ROG	0.2100
Quinidine Polygalacturonate 275mg Tab ②	026131	Cardioquin	PFR	0.2860
Quinidine Sulfate 300mg Tab ②	346837	Quinidex Extentabs	ROB	0.2200

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24:00 Cardiovascular Drugs

24:04 Cardiac Drugs

CONTINUED

Quinidine Sulfate 200mg Tab ①	094412	Quinidine	DTC	0.1285
	026883	Quinidine	ROG	0.1300
	441740	Apo-Quinidine Sulfate	APX	0.1320
	004782	Quinidine	BWE	0.1320
	003611	Quinidine	AHA	0.1377
	021733	Novoquinidine	NOP	0.1386
	023868	Quinidine	PDA	0.1495
Timolol Maleate 20mg Tab ①	495611	Blocadren	FRS	0.3975
Timolol Maleate 10mg Tab ①	353922	Blocadren	FRS	0.2093
Timolol Maleate 5mg Tab ①	353914	Blocadren	FRS	0.1100

24:06 Antilipemic Drugs

Cholestyramine Resin 440mg/g Oral Pd 378g Pk ①	464880	Questran	BRI	18.4800
Clofibrate 500mg Cap ①	409472	Claripex	ICN	0.0682 +
	002038	Atromid-S	AYE	0.0770
	337382	Novofibrate	NOP	0.0810

24:08 Hypotensive Drugs (For Diuretics See 40:28)

Bethanidine Sulfate 10mg Tab ①	035270	Esbaloid	BWE	0.1100
Chlorthalidone 100mg Tab ①	360287	Apo-Chlorthalidone	APX	0.0685
	293881	Uridon	ICN	0.0688
	398373	Chlorthalidone	DTC	0.0695
	337455	Novothalidone	NOP	0.0720
	010421	Hygroton	GEI	0.0872
Chlorthalidone 50mg Tab ①	360279	Apo-Chlorthalidone	APX	0.0460
	298964	Uridon	ICN	0.0462
	337447	Novothalidone	NOP	0.0470
	398365	Chlorthalidone	DTC	0.0495
	010413	Hygroton	GEI	0.0648
Clonidine HCl 0.2mg Tab ①	291889	Catapres	BOE	0.2035
Clonidine HCl 0.1mg Tab ①	259527	Catapres	BOE	0.1133
Debrisoquine Sulfate 20mg Tab ①	255424	Declinax	HLR	0.1139
Debrisoquine Sulfate 10mg Tab ①	255432	Declinax	HLR	0.0759
Diazoxide 300mg/20ml Inj Sol 20ml Pk	269271	Hyperstat	SCH	13.5960
Ethacrynic Acid 50mg Tab ①	016497	Edecrin	MSD	0.1632

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24:00 Cardiovascular Drugs

24:08 Hypotensive Drugs (For Diuretics See 40:28)

CONTINUED

Furosemide 40mg Tab ①	332275	Furoside	ICN	0.0367
	337749	Novosemide	NOP	0.0370
	396249	Furosemide	DTC	0.0375
	362166	Apo-Furosemide	APX	0.0395
	344079	Uritol	HOR	0.0756
Furosemide 20mg Tab ①	012580	Lasix	HOE	0.0791
	337730	Novosemide	NOP	0.0330
	489131	Furosemide	DTC	0.0350
	396788	Apo-Furosemide	APX	0.0385
	353612	Furoside	ICN	0.0385
Furosemide 10mg/ml O/L ①	289590	Lasix	HOE	0.0605
	432342	Lasix	HOE	0.1478
Furosemide 20mg/2ml Inj Sol 2ml Pk	217743	Lasix	HOE	1.2848
Guanethidine Monosulfate 25mg Tab ①	396753	Apo-Guanethidine	APX	0.1240
	005517	Ismelin	CIB	0.1867
Guanethidine Monosulfate 10mg Tab ①	396745	Apo-Guanethidine	APX	0.0720
	005509	Ismelin	CIB	0.1056
Hydralazine HCl 50mg Tab ①	005541	Apresoline	CIB	0.1320
Hydralazine HCl 25mg Tab ①	005533	Apresoline	CIB	0.0841
Hydralazine HCl 10mg Tab ①	005525	Apresoline	CIB	0.0495
Hydralazine HCl 20mg/ml Inj Sol 1ml Pk	005274	Apresoline	CIB	1.3460
Hydrochlorothiazide 50mg Tab ①	436976	Hydro-Aquil	BEE	0.0070
	263907	Urozide	ICN	0.0169
	021482	Novohydrazide	NOP	0.0170
	092703	Hydrochloro- thiazide	DTC	0.0175
	312800	Apo-Hydro- chlorothiazide	APX	0.0180
	209821	Hydrochloro- thiazide	SAP	0.0190
	005576	Esidrix	CIB	0.0405
	016519	HydroDIURIL	MSD	0.0415
	436968	Hydro-Aquil	BEE	0.0056
	021474	Novohydrazide	NOP	0.0130
Hydrochlorothiazide 25mg Tab ①	263893	Urozide	ICN	0.0137
	092681	Hydrochloro- thiazide	DTC	0.0140
	326844	Apo-Hydro- chlorothiazide	APX	0.0149
	005568	Esidrix	CIB	0.0289
	016500	HydroDIURIL	MSD	0.0300
Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab ①	180408	Aldactazide	SEA	0.1558

CONTINUED

24:00 Cardiovascular Drugs

24:08 Hypotensive Drugs (For Diuretics See 40:28)

CONTINUED

Hydrochlorothiazide & Triamterene

25mg & 50mg Tab ①

Methyldopa 500mg Tab ①

Methyldopa 250mg Tab ①

Methyldopa 125mg Tab ①

Methyldopa & Hydrochlorothiazide

250mg & 25mg Tab ①

Methyldopa & Hydrochlorothiazide

250mg & 15mg Tab ①

Metoprolol Tartrate 200mg LA Tab ①

Metoprolol Tartrate 100mg Tab ①

Metoprolol Tartrate 50mg Tab ①

Nadolol 80mg Tab ①

Pindolol 15mg Tab ①

Pindolol 10mg Tab ①

Pindolol 5mg Tab ①

Prazosin HCl 5mg Cap ①

Prazosin HCl 2mg Cap ①

Prazosin HCl 1mg Cap ①

Prazosin HCl 0.5mg Cap ①

Propranolol 120mg Tab ①

Propranolol 80mg Tab ①

Propranolol 40mg Tab ①

Propranolol 10mg Tab ①

181528	Dyazide	SKF	0.0776
353639	Dopamet	ICN	0.1562
456020	Methyldopa	DTC	0.1590
426830	Apo-Methyldopa	APX	0.1590
016586	Aldomet	MSD	0.1654
337498	Novomedopa	NOP	0.1670
456004	Methyldopa	DTC	0.0760
360260	Apo-Methyldopa	APX	0.0770
250392	Dopamei	ICN	0.0792
337471	Novomedopa	NOP	0.0793
016578	Aldomet	MSD	0.0831
353620	Dopamet	ICN	0.0517
337463	Novomedopa	NOP	0.0540
456012	Methyldopa	DTC	0.0545
360252	Apo-Methyldopa	APX	0.0570
016551	Aldomet	MSD	0.0647

140597 Aldoril-25 MSD 0.1449

140589 Aldoril-15 MSD 0.1316

497827 Betaloc Durules AST 0.3392 +

397431 Lopresor GEI 0.1840

402540 Betaloc AST 0.1866

397423 Lopresor GEI 0.1124

402605 Betaloc AST 0.1140

463256 Corgard SQU 0.2485

417289 Visken SAN 0.4004

443174 Visken SAN 0.2728

417270 Visken SAN 0.1639

381551 Minipress PFI 0.2014

381535 Minipress PFI 0.1466

381527 Minipress PFI 0.1022

381519 Minipress PFI 0.0817

456578 Inderal AYE 0.2167

402761 Apo-Propranolol APX 0.1260

313602 Inderal AYE 0.1685

402753 Apo-Propranolol APX 0.0759

002666 Inderal AYE 0.1014

402788 Apo-Propranolol APX 0.0428

002658 Inderal AYE 0.0571

CONTINUED

24:00 Cardiovascular Drugs

24:08 Hypotensive Drugs (For Diuretics See 40:28)

CONTINUED

Propranolol & Hydrochlorothiazide 80mg & 25mg Tab ①	465321	Inderide 80	AYE	0.1873
Propranolol & Hydrochlorothiazide 40mg & 25mg Tab ①	465313	Inderide 40	AYE	0.1209
Rauwolfia Serpentina 100mg Tab ①	029459	Raudixin	SQU	0.1310
Rauwolfia Serpentina 50mg Tab ①	029440	Raudixin	SQU	0.0800
Reserpine 0.25mg Tab ①	021784	Novoreserpine	NOP	0.0184
	093238	Reserpine	DTC	0.0310
	001538	Reserpanca	ANC	0.0330
	005665	Serpasil	CIB	0.0498
Reserpine 0.1mg Tab ①	093211	Reserpine	DTC	0.0190
	001511	Reserpanca	ANC	0.0203
	005657	Serpasil	CIB	0.0290
Reserpine 5mg/2ml Inj Sol 2ml Pk	005290	Serpasil	CIB	2.0220
Sodium Nitroprusside Dihydrate Inj Pd 50mg Pk	336459	Nipride	HLR	8.8000
Spironolactone 100mg Tab ①	285455	Aldactone	SEA	0.5159
Spironolactone 25mg Tab ①	028606	Aldactone	SEA	0.1397
Timolol Maleate 20mg Tab ①	495611	Blocadren	FRS	0.3975
Timolol Maleate 10mg Tab ①	353922	Blocadren	FRS	0.2093
Timolol Maleate 5mg Tab ①	353914	Blocadren	FRS	0.1100
Triamterene 100mg Tab ①	027138	Dyrenium	SKF	0.0814
Triamterene 50mg Tab ①	299715	Dyrenium	SKF	0.0601

Hypertension: Fixed Combination Drugs

A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static; it must be re-evaluated as conditions in each patient warrant. Adapted from F-D-C Reports, Sept. 11, 1972, p 8 (FDA Cardiovascular Advisory Committee)

24:12 Vasodilating Drugs

Erythrol Tetranitrate 10mg SL Tab ①	299790	Cardilate-10	CAL	0.0583
Isosorbide Dinitrate 30mg Tab ①	446696	Coronex	AYE	0.0935
	279536	Isordil	WYE	0.0940
Isosorbide Dinitrate 10mg Tab ①	446688	Coronex	AYE	0.0349
	208973	Isordil	WYE	0.0350
Isosorbide Dinitrate 5mg SL Tab ①	243116	Isordil	WYE	0.0345
	446661	Coronex	AYE	0.0350
* Nitroglycerin 0.6mg SL Tab 100 Pk ①	015962	Nitroglycerin	LIL	1.7600
	990620	Nitrostat	PDA	1.8500
	003662	Nitrostatilin	AHA	2.0240

CONTINUED

24:00 Cardiovascular Drugs

24:12 Vasodilating Drugs

CONTINUED

Nitroglycerin 0.3mg SL Tab 100 Pk ☉	015954	Nitroglycerin	LIL	1.7600
	037613	Nitrostat	PDA	1.8500
Nitroglycerin 2% Oint 30g Pk ☉	125849	Nitrol	KUC	5.0050 +
Pentaerythritol Tetranitrate 80mg Tab ☉	476579	Peritrate Forte	PDA	0.1340
Pentaerythritol Tetranitrate 20mg Tab ☉	476609	Peritrate	PDA	0.0775
Pentaerythritol Tetranitrate 10mg Tab ☉	476595	Peritrate	PDA	0.0615

28:00 Central Nervous System Drugs

28:08 Analgesics

* Acetaminophen 500mg Tab ①	493023	Tylenol	JAJ	0.0339
	292486	Campain	WIN	0.0350
	013668	Atasol Forte	HOR	0.0354
	446114	Exdol Strong	FRS	0.0371
* Acetaminophen 325mg Tab ①	229229	Campain	WIN	0.0119
	277193	Rounox	ROG	0.0180
	330876	Robigesic	ROB	0.0213
	293482	Atasol	HOR	0.0214
	493015	Tylenol	JAJ	0.0235
	373710	Exdol	FRS	0.0253
Acetaminophen 100mg/ml O/L ①	492973	Tylenol	JAJ	0.0829
Acetaminophen 90mg/ml O/L ①	293539	Atasol	HOR	0.0793
	373702	Exdol	FRS	0.0813
	221627	Tempra	MJO	0.1063
Acetaminophen 24mg/ml O/L ①	330884	Robigesic	ROB	0.0143
	492981	Tylenol	JAJ	0.0184
	229202	Campain	WIN	0.0195
Acetaminophen Compound with Codeine 30mg Tab	425389	Tylenol No.3	MCN	0.0850
	372358	Exdol-30	FRS	0.0916
	293512	Atasol-30	HOR	0.0945
Acetaminophen Compound with Codeine 15mg Tab	425370	Tylenol No.2	MCN	0.0558
	372331	Exdol-15	FRS	0.0618
	293504	Atasol-15	HOR	0.0632
Acetaminophen with Codeine 60mg Tab	439843	Empracet-60	CAL	0.1760
	396516	Tylenol No. 4	MCN	0.1805
Acetaminophen with Codeine 30mg Tab	391921	Empracet-30	CAL	0.0743
Acetaminophen Compound with Oxycodone Tab	389641	Percocet	END	0.0979 +
* Acetylsalicylic Acid 325mg Tab otc 300 Pk	092754	ASA	DTC	2.4000
* Acetylsalicylic Acid 300mg Tab otc 100 Pk	453897	ASA	CLK	1.3000 +
	264555	ASA	ICN	1.8000 +
* Acetylsalicylic Acid 975mg Ent Tab ①	419508	Entrophen	FRS	0.0592
* Acetylsalicylic Acid 650mg Ent Tab ①	229296	Novasen	NOP	0.0227
	010340	Entrophen	FRS	0.0350
* Acetylsalicylic Acid 325mg Ent Tab ①	216666	Novasen	NOP	0.0132
	027189	Ecotrin	SKF	0.0139
	010332	Entrophen	FRS	0.0186
Acetylsalicylic Acid 650mg Sup	451746	Sal-Adult	BEE	0.2668
Acetylsalicylic Acid 640mg Sup	315133	Supasa	NRD	0.4620
Acetylsalicylic Acid 320mg Sup	315117	Supasa	NRD	0.3575
Acetylsalicylic Acid 160mg Sup	377961	Supasa	NRD	0.3025

CONTINUED

28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED

Acetylsalicylic Acid 150mg Sup	451738	Sal-Infant	BEE	0.2182
Anileridine HCl 25mg Tab	010014	Leritine	FRS	0.1798
Anileridine Phosphate 25mg/ml Inj Sol 1ml Pk	003857	Leritine	FRS	0.9708
ASA Compound with Codeine 60mg Tab	108189	294	FRS	0.1956
ASA Compound with Codeine 30mg Tab	230448	Ancasal 30	ANC	0.0594
	095516	AC & C	DTC	0.0695
	219843	292	FRS	0.0872
ASA Compound with Codeine 15mg Tab	230421	Ancasal 15	ANC	0.0416
	095508	AC & C	DTC	0.0475
	108103	282	FRS	0.0590
ASA Compound with Oxycodone Tab	103535	Percodan	END	0.0913
Choline Salicylate & Magnesium Salicylate Tab ①	449636	Trilisate	PFR	0.1045 +
Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.1425
	003247	Codeine	AHA	0.1612
Codeine Phosphate 30mg Tab	093130	Codeine	DTC	0.0750
	003239	Codeine	AHA	0.0805
	018694	Codeine	NDA	0.0840
Codeine Phosphate 15mg Tab	093122	Codeine	DTC	0.0475
	018686	Codeine	NDA	0.0480
	003220	Codeine	AHA	0.0499
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0185
	018678	Codeine	NDA	0.0190
Codeine Phosphate 30mg/ml Inj Sol 1ml Pk	029742	Codeine	ABB	0.2900
	303879	Codeine	AHA	0.3898
Colchicine 1mg Tab	206032	Colchicine	ROG	0.1100
Colchicine 0.6mg Tab	287873	Colchicine	ROG	0.0575
	094382	Colchicine	DTC	0.0609
	000396	Colchicine	ABB	0.0813
Fenoprofen Calcium 600mg Tab ①	345504	Nalfon	LIL	0.2112
Fenoprofen Calcium 300mg Cap ①	328642	Nalfon	LIL	0.1155
Ibuprofen 600mg Tab ①	484911	Motrin	UPJ	0.1835
Ibuprofen 400mg Tab ①	364142	Motrin	UPJ	0.1355
Ibuprofen 300mg Tab ①	327794	Motrin	UPJ	0.1015
Ibuprofen 200mg Tab ①	252409	Motrin	UPJ	0.0831
Ibuprofen 400mg Cap ①	443204	Amersol	HOR	0.1122
Ibuprofen 300mg Cap ①	443190	Amersol	HOR	0.0880
Ibuprofen 200mg Cap ①	443182	Amersol	HOR	0.0721

CONTINUED

28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED

Indomethacin 50mg Cap	016047	Indocid	MSD	0.2863
Indomethacin 25mg Cap	016039	Indocid	MSD	0.1431
Indomethacin 75mg LA Cap	463248	Indocid SR	MSD	0.4653 +
Indomethacin 100mg Sup	016233	Indocid	MSD	0.6210
Ketoprofen 50mg Cap ①	336440	Orudis	RPP	0.1541
Ketoprofen 100mg Sup	499544	Orudis	RPP	0.6560
Levorphanol Tartrate 2mg Tab	013366	Levo-Dromoran	HLR	0.1089
Levorphanol Tartrate 2mg/ml Inj Sol 1ml Pk	012904	Levo-Dromoran	HLR	0.7304
Meperidine HCl 50mg Tab	003506	Pethidine	AHA	0.0536
	033685	Demerol	WIN	0.0594
Meperidine HCl 1500mg 30ml Inj Sol 30ml Pk	990493	Demerol	WIN	2.4750
Meperidine HCl 100mg/2ml Inj Sol 2ml Pk	990477	Demerol	WIN	0.2156
Meperidine HCl 100mg/ml Inj Sol 1ml Pk	033308	Demerol	WIN	0.2068
	029947	Pethidine	ABB	0.2400
Meperidine HCl 50mg/ml Inj Sol 1ml Pk	036242	Demerol	WIN	0.2068
	029920	Pethidine	ABB	0.2400
Morphine Sulfate 15mg/ml Inj Sol 1ml Pk	029971	Morphine	ABB	0.3000
	335371	Morphine	AHA	0.3742
Naproxen 250mg Tab ①	335193	Naprosyn	SYN	0.2735
Naproxen 125mg Tab ①	299413	Naprosyn	SYN	0.1491
Oxymorphone HCl 5mg Sup	009245	Numorphan	END	1.0542
Oxymorphone HCl 1.5mg/ml Inj Sol 1ml Pk	009229	Numorphan	END	0.7975
Pentazocine 50mg Tab	033731	Talwin	WIN	0.1634
Pentazocine 300mg/10ml Inj Sol 10ml Pk	036277	Talwin	WIN	2.3300
Phenylbutazone 100mg Tab	439231	Malgesic	BEE	0.0103
	021660	Novobutazone	NOP	0.0142
	093041	Phenylbutazone	DTC	0.0175
	017116	Butagesic	MAN	0.0177
	312789	Apo- Phenylbutazone	APX	0.0199
	271497	Phenbutazone	ICN	0.0225
	010502	Butazolidin	GEI	0.0996
Phenylbutazone 100mg Ent Tab	258377	Intrabutazone	ORG	0.0963
Propoxyphene 65mg Tab ①	010081	642	FRS	0.0673

CONTINUED

28:00 Central Nervous System Drugs

28:08 Analgesics

CONTINUED

Propoxyphene Cap ①	236780	Pro-65	ICN	0.0270
	151351	Novopropoxyn	NOP	0.0285
	209880	Propoxyphene	SAP	0.0378
	261432	Darvon-N	LIL	0.0751

Note

Prescribers are cautioned against ordering large amounts of propoxyphene for patients with a history of emotional disturbances or a history of misuse of central nervous system drugs, including alcohol.

Sulindac 200mg Tab ①	432369	Clinoril	FRS	0.3602
Sulindac 150mg Tab ①	456888	Clinoril	FRS	0.2840
Tolmetin Sodium 200mg Tab ①	364126	Tolectin	MCN	0.1310
Tolmetin Sodium 400mg Cap ①	484938	Tolectin DS	MCN	0.2382 +

28:10 Narcotic Antagonists

Levallorphan Tartrate 1mg/ml Inj Sol 1ml Pk	115584	Lorfan	HLR	0.9218
Naloxone HCl 0.4mg/ml Inj Sol 1ml Pk	268712	Narcan	END	2.8875

28:12 Anticonvulsants

Carbamazepine 200mg Tab ①	402699	Apo- Carbamazepine	APX	0.1295 +
	010405	Tegretol	GEI	0.1542
Clonazepam 2mg Tab ①	382841	Rivotril	HLR	0.1441
Clonazepam 0.5mg Tab ①	382825	Rivotril	HLR	0.0831
Ethosuximide 250mg Cap ①	022799	Zarontin	PDA	0.1236
Ethosuximide 50mg/ml O/L ①	023485	Zarontin	PDA	0.0284
Mephentyoin 100mg Tab ①	027421	Mesantoin	SAN	0.0539
Mephobarbital 200mg Tab ①	033715	Mebaral	WIN	0.0925
Mephobarbital 100mg Tab ①	033707	Mebaral	WIN	0.0595
Methsuximide 300mg Cap ①	022802	Celontin	PDA	0.1459
Paramethadione 300mg Cap ①	000051	Paradione	ABB	0.1201
Phenobarbital 100mg Tab ①	046868	Phenobarbital	ANC	0.0137
	093564	Phenobarbital	DTC	0.0140
Phenobarbital 60mg Tab ①	093556	Phenobarbital	DTC	0.0090
	023817	Phenobarbital	PDA	0.0108
Phenobarbital 30mg Tab ①	046841	Phenobarbital	ANC	0.0046
	093521	Phenobarbital	DTC	0.0048
	023809	Phenobarbital	PDA	0.0057

CONTINUED

28:00 Central Nervous System Drugs

28:12 Anticonvulsants

CONTINUED

Phenobarbital 15mg Tab ①	093505	Phenobarbital	DTC	0.0036
	046833	Phenobarbital	ANC	0.0037
	023795	Phenobarbital	PDA	0.0047
Phenobarbital 4mg/ml O/L ①	093483	Phenobarbital	DTC	0.0076
	296689	Phenobarbital	ANC	0.0084
Phenobarbital 120mg/ml Inj Sol 1ml Pk	033367	Luminal	WIN	0.3600
Phensuximide 500mg Cap ①	022810	Milontin	PDA	0.1376
Phenytoin (Diphenylhydantoin) 50mg Tab ①	023698	Dilantin	PDA	0.0290
Phenytoin (Diphenylhydantoin) 100mg Cap ①	037435	Novophenytoin	NOP	0.0179
	022780	Dilantin	PDA	0.0220
Phenytoin (Diphenylhydantoin) 30mg Cap ①	022772	Dilantin	PDA	0.0220
Phenytoin (Diphenylhydantoin) 25mg/ml O/L ①	023450	Dilantin	PDA	0.0195
Phenytoin (Diphenylhydantoin) 6mg/ml O/L ①	023442	Dilantin	PDA	0.0164
Phenytoin (Diphenylhydantoin) 250mg/5ml Inj Sol 5ml Pk	271705	Dilantin	PDA	3.4300
Phenytoin (Diphenylhydantoin) 100mg/2ml Inj Sol 2ml Pk	245453	Dilantin	PDA	2.0730
Primidone 250mg Tab ①	294985	Sertan	ICN	0.0429
	396761	Apo-Primidone	APX	0.0440
	002631	Mysoline	AYE	0.0480
Primidone 125mg Tab ①	295116	Sertan	ICN	0.0270
	399310	Apo-Primidone	APX	0.0275
	002623	Mysoline	AYE	0.0305
Primidone 50mg/ml O/L ①	052965	Mysoline	AYE	0.0152
Trimethadione 300mg Cap ①	000094	Trimedone	ABB	0.0763
Valproate Sodium 50mg/ml O/L ①	443832	Depakene	ABB	0.0381
Valproic Acid 250mg Cap ①	443840	Depakene	ABB	0.1714

28:16:04 Psychotherapeutic Agents Antidepressants

Amitriptyline 50mg Tab ①	446467	Deprex	BEE	0.0344
	271152	Levate	ICN	0.0550
	335088	Apo-Amitriptyline	APX	0.0555
	377899	Amitriptyline	DTC	0.0555
	037427	Novotriptyn	NOP	0.0580
	398462	Amitriptyline	SAP	0.0656
	016349	Elavil	MSD	0.1332

CONTINUED

28:00 Central Nervous System Drugs

28:16:04 Psychotherapeutic Agents Antidepressants

CONTINUED

Amitriptyline 25mg Tab ①	446459	Deprex	BEE	0.0187
	037419	Novotriptyn	NOP	0.0245
	335061	Apo-Amitriptyline	APX	0.0253
	306320	Levate	ICN	0.0253
	377880	Amitriptyline	DTC	0.0260
	251275	Amitriptyline	SAP	0.0266
Amitriptyline 10mg Tab ①	016330	Elavil	MSD	0.0687
	446440	Deprex	BEE	0.0136
	293911	Levate	ICN	0.0196
	335053	Apo-Amitriptyline	APX	0.0210
	377872	Amitriptyline	DTC	0.0210
	037400	Novotriptyn	NOP	0.0220
Amitriptyline 2mg/ml O/L ①	251283	Amitriptyline	SAP	0.0221
	016322	Elavil	MSD	0.0374
	016306	Elavil	MSD	0.0190
Clomipramine HCl 25mg Tab ①	324019	Anafranil	GEI	0.1706
Clomipramine HCl 10mg Tab ①	330566	Anafranil	GEI	0.1366
Desipramine 75mg Tab ①	425265	Norpramin	MER	0.3863+
Desipramine 50mg Tab ①	353876	Norpramin	MER	0.2453
Desipramine 25mg Tab ①	353868	Norpramin	MER	0.1392
Doxepin HCl 100mg Cap ①	010448	Pertofrane	GEI	0.1741
	326925	Sinequan	PFI	0.4340
	400750	Sinequan	PFI	0.3293
	024341	Sinequan	PFI	0.2295
	024333	Sinequan	PFI	0.1239
	024325	Sinequan	PFI	0.1007
Doxepin HCl 75mg Cap ①	236721	Impril	ICN	0.0523
	021520	Novopramine	NOP	0.0536
	377929	Imipramine	DTC	0.0540
	326952	Apo-Imipramine	APX	0.0550
	209848	Imipramine	SAP	0.0578
	010480	Tofranil	GEI	0.1920
Doxepin HCl 50mg Cap ①	236756	Impril	ICN	0.0275
	021512	Novopramine	NOP	0.0383
	312797	Apo-Imipramine	APX	0.0425
	377910	Imipramine	DTC	0.0425
	209864	Imipramine	SAP	0.0450
	010472	Tofranil	GEI	0.1056
Doxepin HCl 25mg Cap ①				
Doxepin HCl 10mg Cap ①				
Imipramine 50mg Tab ①				
Imipramine 25mg Tab ①				

CONTINUED

28:00 Central Nervous System Drugs

28:16:04 Psychotherapeutic Agents Antidepressants

CONTINUED

Imipramine 10mg Tab ①	236748	Impril	ICN	0.0242
	021504	Novopramine	NOP	0.0268
	377902	Imipramine	DTC	0.0270
	360201	Apo-Imipramine	APX	0.0275
	209856	Imipramine	SAP	0.0289
	010464	Tofranil	GEI	0.0662
** Isocarboxazid 10mg Tab ①	013307	Marplan	HLR	0.0979
Maprotiline HCl 75mg Tab ①	360511	Ludiomil	CIB	0.3292
Maprotiline HCl 50mg Tab ①	360503	Ludiomil	CIB	0.2380
Maprotiline HCl 25mg Tab ①	360481	Ludiomil	CIB	0.1288
Nortriptyline 25mg Cap ①	015237	Aventyl	LIL	0.1569
Nortriptyline 10mg Cap ①	015229	Aventyl	LIL	0.0766
** Phenelzine Sulfate 15mg Tab ①	476552	Nardil	PDA	0.1445
Protriptyline 10mg Tab ①	322741	Triptil	MSD	0.1866
Protriptyline 5mg Tab ①	322261	Triptil	MSD	0.1312
** Tranylcypromine Sulfate 10mg Tab ①	027111	Parnate	SKF	0.1400
Trimipramine 100mg Tab ①	025852	Surmontil	RPP	0.3741
Trimipramine 50mg Tab ①	025844	Surmontil	RPP	0.2188
Trimipramine 25mg Tab ①	025836	Surmontil	RPP	0.1282
Trimipramine 12.5mg Tab ①	025828	Surmontil	RPP	0.0864
Trimipramine 75mg Cap ①	442437	Surmontil	RPP	0.2976

28:16:08 Psychotherapeutic Agents Tranquilizers

Chlordiazepoxide 25mg Cap ①	451495	C-Tran	BEE	0.0153
	267090	Corax	ICN	0.0396
	020931	Novopoxide	NOP	0.0430
	398438	Chlordiaze- poxide	DTC	0.0465
	013498	Solium	HOR	0.0875
	012645	Librium	HLR	0.1089
Chlordiazepoxide 10mg Cap ①	451487	C-Tran	BEE	0.0110
	020923	Novopoxide	NOP	0.0240
	235873	Corax	ICN	0.0242
	251267	Chlordiaze- poxide	SAP	0.0242
	398411	Chlordiaze- poxide	DTC	0.0250
	013471	Solium	HOR	0.0378
	012637	Librium	HLR	0.0601

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Chlordiazepoxide 5mg Cap ①	451479	C-Tran	BEE	0.0094
	295051	Corax	ICN	0.0220
	020915	Novopoxide	NOP	0.0225
	398403	Chlordiaze- poxide	DTC	0.0250
	013463	Solium	HOR	0.0425
	012629	Librium	HLR	0.0528
Chlormezanone 200mg Tab ①	033626	Trancopal	WIN	0.1500
Chlorpromazine 200mg Tab ①	025518	Largactil	RPP	0.1288
Chlorpromazine 100mg Tab ①	271128	Chlorprom	ICN	0.0402
	017019	Chlor-Promanyl	MAN	0.0440
	232831	Novochlorpro- mazine	NOP	0.0475
	249041	Chlorpromazine	DTC	0.0490
	312681	Apo- Chlorpromazine	APX	0.0495
	210684	Chlorpromazine	SAP	0.0520
	025496	Largactil	RPP	0.0785
Chlorpromazine 50mg Tab ①	271101	Chlorprom	ICN	0.0281
	312673	Apo- Chlorpromazine	APX	0.0290
	232807	Novochlorpro- mazine	NOP	0.0290
	249394	Chlorpromazine	DTC	0.0295
	209910	Chlorpromazine	SAP	0.0307
	017000	Chlor-Promanyl	MAN	0.0314
	025488	Largactil	RPP	0.0411
Chlorpromazine 25mg Tab ①	295086	Chlorprom	ICN	0.0187
	232823	Novochlorpro- mazine	NOP	0.0190
	312703	Apo- Chlorpromazine	APX	0.0205
	249033	Chlorpromazine	DTC	0.0205
	016993	Chlor-Promanyl	MAN	0.0207
	209902	Chlorpromazine	SAP	0.0219
	025461	Largactil	RPP	0.0283
Chlorpromazine 10mg Tab ①	232157	Novochlorpro- mazine	NOP	0.0160
	025453	Largactil	RPP	0.0235
Chlorpromazine 40mg/ml O/L ①	025186	Largactil	RPP	0.1136
Chlorpromazine 20mg/ml O/L ①	025178	Largactil	RPP	0.0293
Chlorpromazine 5mg/ml O/L ①	025151	Largactil	RPP	0.0100
Chlorpromazine 50mg/2ml Inj Sol 2ml Pk	163953	Largactil	RPP	0.5863
Chlorprothixene 50mg Tab ①	013242	Tarasan	HLR	0.1441

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Chlorprothixene 15mg Tab ①	013234	Tarasan	HLR	0.0715
Clorazepate Dipotassium 15mg Cap ①	264911	Tranxene	ABB	0.2236
Clorazepate Dipotassium 7.5mg Cap ①	264946	Tranxene	ABB	0.1374
Clorazepate Dipotassium 3.75mg Cap ①	264938	Tranxene	ABB	0.0987
Diazepam 10mg Tab ①	315052	Serenack	NRD	0.0103
	446769	Paxel	AYE	0.0150
	432393	D-Tran	BEE	0.0159
	466891	Diazepam	DTC	0.0190
	272450	Novodipam	NOP	0.0190
	272639	E-Pam	ICN	0.0193
	405337	Apo-Diazepam	APX	0.0195
	013773	Vivol	HOR	0.0574
	013293	Valium	HLR	0.1082
Diazepam 5mg Tab ①	315079	Serenack	NRD	0.0082
	432385	D-Tran	BEE	0.0095
	446750	Paxe!	AYE	0.0105
	280429	E-Pam	ICN	0.0141
	396230	Diazepam	DTC	0.0160
	272442	Novodipam	NOP	0.0160
	362158	Apo-Diazepam	APX	0.0173
	303461	Diazepam	SAP	0.0182
	013765	Vivol	HOR	0.0353
	013285	Valium	HLR	0.0667
Diazepam 2mg Tab ①	315060	Serenack	NRD	0.0071
	432377	D-Tran	BEE	0.0073
	446742	Paxel	AYE	0.0085
	272647	E-Pam	ICN	0.0121
	466905	Diazepam	DTC	0.0148
	272434	Novodipam	NOP	0.0148
	405329	Apo-Diazepam	APX	0.0149
	013757	Vivol	HOR	0.0253
	013277	Valium	HLR	0.0478
Diazepam 1mg/ml O/L ①	013110	Valium	HLR	0.0237
Diazepam 10mg/2ml Inj Sol 2ml Pk	324957	Vivol	HOR	0.6200
	012874	Valium	HLR	0.7040
Fluphenazine Decanoate 125mg/5ml Inj Susp 5ml Pk	349917	Modecate	SQU	21.2850
Fluphenazine Enanthate 125mg/5ml Inj Sol 5ml Pk	029173	Moditen Enanthate	SQU	18.4800
Fluphenazine HCl 5mg Tab ①	405361	Apo-Fluphenazine	APX	0.1795
	029408	Moditen HCl	SQU	0.2833
Fluphenazine HCl 2mg Tab ①	410632	Apo-Fluphenazine	APX	0.1095
	029386	Moditen HCl	SQU	0.1645

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Fluphenazine HCl 1mg Tab ①	405345	Apo-Fluphenazine	APX	0.0795
	029378	Moditen HCl	SQU	0.1293
Fluphenazine HCl 0.5mg/ml O/L ①	245240	Moditen HCl	SQU	0.0197
Fluphenazine HCl 25mg/10ml Inj Sol 10ml Pk	471518	Moditen HCl	SQU	9.4600
Fluspirilene 12mg/6ml Inj Susp 6ml Pk	368393	IMAP	MCN	7.7330
Haloperidol 10mg Tab ①	381772	Haldol	MCN	0.3333
Haloperidol 5mg Tab ①	017698	Haldol	MCN	0.2288
Haloperidol 2mg Tab ①	017671	Haldol	MCN	0.1441
Haloperidol 1mg Tab ①	396818	Apo-Haloperidol	APX	0.0740 +
	017663	Haldol	MCN	0.0963
Haloperidol 0.5mg Tab ①	396796	Apo-Haloperidol	APX	0.0495 +
	017655	Haldol	MCN	0.0638
Haloperidol 2mg/ml O/L ①	017582	Haldol	MCN	0.2860
Haloperidol 5mg/ml Inj Sol 1ml Pk	017574	Haldol	MCN	1.3090
Hydroxyzine 50mg Cap ①	024392	Atarax	PFI	0.1474
Hydroxyzine 25mg Cap ①	024384	Atarax	PFI	0.1196
Hydroxyzine 10mg Cap ①	024376	Atarax	PFI	0.0796
Hydroxyzine 2mg/ml O/L ①	024694	Atarax	PFI	0.0190
Hydroxyzine 500mg/10ml Inj Sol 10ml Pk	024589	Atarax	PFI	6.5230
Lorazepam 2mg Tab ①	348333	Ativan	WYE	0.1095
Lorazepam 1mg Tab ①	348325	Ativan	WYE	0.0695
Meprobamate 400mg Tab ①	337943	Apo-Meprobamate	APX	0.0225
	092738	Meprobamate	DTC	0.0230
	021547	Novomepro	NOP	0.0236
	013846	Miltown	HOR	0.0510
	034142	Equanil	WYE	0.0550
Mesoridazine 50mg Tab ①	027464	Serentil	SAN	0.2046
Mesoridazine 25mg Tab ①	027456	Serentil	SAN	0.1485
Mesoridazine 10mg Tab ①	027448	Serentil	SAN	0.1199
Mesoridazine 25mg/ml O/L ①	259489	Serentil	SAN	0.1382
Oxazepam 30mg Tab ①	414263	Ox-Pam	ICN	0.0726
	402737	Apo-Oxazepam	APX	0.0795
	483907	Oxazepam	DTC	0.0900
	231363	Serax	WYE	0.0958
Oxazepam 15mg Tab ①	414255	Ox-Pam	ICN	0.0495
	402745	Apo-Oxazepam	APX	0.0545
	453915	Oxazepam	DTC	0.0625
	295698	Serax	WYE	0.0661

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Oxazepam 10mg Tab ①	414247	Ox-Pam	ICN	0.0407
	402680	Apo-Oxazepam	APX	0.0445
	483893	Oxazepam	DTC	0.0495
	295701	Serax	WYE	0.0528
Pericyazine 10mg Cap ①	024899	Neuleptil	RPP	0.1060
Pericyazine 5mg Cap ①	024880	Neuleptil	RPP	0.0706
Pericyazine 10mg/ml O/L ①	379301	Neuleptil	RPP	0.1146
Perphenazine 16mg Tab ①	294802	Phenazine	ICN	0.0732
	481920	Perphenazine	DTC	0.0735
	335096	Apo-Perphenazine	APX	0.0840
	028320	Trilafon	SCH	0.1498
Perphenazine 8mg Tab ①	294799	Phenazine	ICN	0.0622
	456055	Perphenazine	DTC	0.0630
	335118	Apo-Perphenazine	APX	0.0635
	028312	Trilafon	SCH	0.1080
Perphenazine 4mg Tab ①	456047	Perphenazine	DTC	0.0490
	335126	Apo-Perphenazine	APX	0.0495
	296317	Phenazine	ICN	0.0495
	028304	Trilafon	SCH	0.0765
Perphenazine 2mg Tab ①	335134	Apo-Perphenazine	APX	0.0385
	456039	Perphenazine	DTC	0.0385
	296309	Phenazine	ICN	0.0385
	028290	Trilafon	SCH	0.0564
Perphenazine 3.2mg/ml O/L ①	028169	Trilafon Conc.	SCH	0.0527
Perphenazine 0.4mg/ml O/L ①	028150	Trilafon	SCH	0.0190
Perphenazine 5mg/ml Inj Sol 1ml Pk	028002	Trilafon	SCH	0.8954
Pimozide 4mg Tab ①	313823	Orap	MCN	0.2299
Pimozide 2mg Tab ①	313815	Orap	MCN	0.1540
Piperacetazine 50mg Tab ①	279447	Quide	DOW	0.1591
Piperacetazine 25mg Tab ①	037362	Quide	DOW	0.1129
Piperacetazine 10mg Tab ①	037370	Quide	DOW	0.0660
Prochlorperazine 10mg Tab ①	025690	Stemetil	RPP	0.1085
Prochlorperazine 5mg Tab ①	025682	Stemetil	RPP	0.0882
Prochlorperazine 1mg/ml O/L ①	025216	Stemetil	RPP	0.0235
Prochlorperazine 10mg Sup	025364	Stemetil	RPP	0.2937
Prochlorperazine 5mg Sup	025356	Stemetil	RPP	0.1936
Prochlorperazine 10mg/2ml Inj Sol 2ml Pk	025100	Stemetil	RPP	0.8239
Promazine 50mg Tab ①	017132	Promanyl	MAN	0.0351
	093599	Promazine	DTC	0.0360
	034185	Sparine	WYE	0.0880

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Promazine 25mg Tab ①	017124	Promanyl	MAN	0.0264
	093580	Promazine	DTC	0.0325
	034177	Sparine	WYE	0.0578
Promazine 5mg/ml O/L ①	034088	Sparine	WYE	0.0119
Thioridazine 100mg Tab ①	271225	Thioril	ICN	0.1441
	456101	Thioridazine	DTC	0.1495
	360244	Apo-Thioridazine	APX	0.1535
	037478	Novoridazine	NOP	0.1612
	027553	Mellaril	SAN	0.1722
Thioridazine 50mg Tab ①	271217	Thioril	ICN	0.0743
	456098	Thioridazine	DTC	0.0795
	360236	Apo-Thioridazine	APX	0.0815
	037486	Novoridazine	NOP	0.0856
	238805	Thioridazine	SAP	0.0856
	027545	Mellaril	SAN	0.0985
Thioridazine 25mg Tab ①	272728	Thioril	ICN	0.0473
	456071	Thioridazine	DTC	0.0480
	360198	Apo-Thioridazine	APX	0.0485
	037494	Novoridazine	NOP	0.0509
	238791	Thioridazine	SAP	0.0509
	027537	Mellaril	SAN	0.0726
Thioridazine 10mg Tab ①	271209	Thioril	ICN	0.0308
	456063	Thioridazine	DTC	0.0325
	360228	Apo-Thioridazine	APX	0.0330
	037508	Novoridazine	NOP	0.0331
	238783	Thioridazine	SAP	0.0347
	027529	Mellaril	SAN	0.0578
Thioridazine 30mg/ml O/L ①	027359	Mellaril	SAN	0.0698
Thioridazine 2mg/ml O/L ①	238775	Thioridazine	SAP	0.0121
	027375	Mellaril	SAN	0.0158
Thiothixene 10mg Cap ①	024457	Navane	PFI	0.1768
Thiothixene 5mg Cap ①	024449	Navane	PFI	0.1373
Thiothixene 2mg Cap ①	024430	Navane	PFI	0.0800
Thiothixene 5mg/ml O/L ①	157937	Navane	PFI	0.1631
Trifluoperazine 10mg Tab ①	280399	Terfluzine	ICN	0.0407
	326836	Apo-Trifluoperazine	APX	0.0420
	249092	Trifluoperazine	DTC	0.0420
	017205	Triflurin	MAN	0.0420
	021881	Novoflurazine	NOP	0.0441
	013927	Solazine	HOR	0.0798
	027170	Stelazine	SKF	0.1476

CONTINUED

28:00 Central Nervous System Drugs

28:16:08 Psychotherapeutic Agents Tranquilizers

CONTINUED

Trifluoperazine 5mg Tab ①	021873	Novoflurazine	NOP	0.0236
	271527	Terfluzine	ICN	0.0325
	312746	Apo-Trifluoperazine	APX	0.0350
	249084	Trifluoperazine	DTC	0.0350
	017191	Triflurin	MAN	0.0358
	013919	Solazine	HOR	0.0672
Trifluoperazine 2mg Tab ①	027162	Stelazine	SKF	0.1230
	021865	Novoflurazine	NOP	0.0152
	303453	Terfluzine	ICN	0.0226
	249076	Trifluoperazine	DTC	0.0245
	017183	Triflurin	MAN	0.0245
	312754	Apo-Trifluoperazine	APX	0.0250
Trifluoperazine 1mg Tab ①	013900	Solazine	HOR	0.0504
	027154	Stelazine	SKF	0.0928
	021857	Novoflurazine	NOP	0.0142
	294861	Terfluzine	ICN	0.0204
	249068	Trifluoperazine	DTC	0.0225
	345539	Apo-Trifluoperazine	APX	0.0230
Trifluoperazine 10mg/ml O/L ①	017175	Triflurin	MAN	0.0230
	013897	Solazine	HOR	0.0384
	027146	Stelazine	SKF	0.0708
	298212	Terfluzine	ICN	0.1430
	027022	Stelazine	SKF	0.1624
	027006	Stelazine	SKF	6.8750
Trifluoperazine 20mg/10ml Inj Sol 10ml Pk	026999	Stelazine	SKF	0.9533

28:16:12 Psychotherapeutic Agents Other

Psychotropics

Lithium Carbonate 300mg Tab ①	024406	Lithane	PFI	0.0346
Lithium Carbonate 300mg Cap ① <i>Not interchangeable</i>	406775	Lithane	PFI	0.0333
	236683	Carbolith	ICN	0.0391
Loxapine HCl 25mg/ml O/L ①	361364	Loxapac	LED	0.2675
Loxapine Succinate 50mg Tab ①	346810	Loxapac	LED	0.2510
Loxapine Succinate 25mg Tab ①	346802	Loxapac	LED	0.1950
Loxapine Succinate 10mg Tab ①	346799	Loxapac	LED	0.1250
Loxapine Succinate 5mg Tab ①	346780	Loxapac	LED	0.0695

28:00 Central Nervous System Drugs

28:20 C.N.S. Stimulants

Amphetamine Sulfate 10mg Tab ①	027057	Benzedrine	SKF	0.0314
Amphetamine Sulfate 5mg Tab ①	027049	Benzedrine	SKF	0.0263
Dexamphetamine Sulfate 5mg Tab ①	027065	Dexedrine	SKF	0.0945
Methylphenidate HCl 10mg Tab ①	271462	Methidate	ICN	0.0847
	005606	Ritalin	CIB	0.1115

28:24 Sedatives and Hypnotics

Amobarbital 100mg Tab ①	015636	Amytal	LIL	0.0538
Amobarbital 30mg Tab ①	015628	Amytal	LIL	0.0317
Amobarbital 15mg Tab ①	015601	Amytal	LIL	0.0259
Amobarbital Sodium 200mg Cap	015156	Amytal Sodium	LIL	0.0823
Amobarbital Sodium 60mg Cap ①	015148	Amytal Sodium	LIL	0.0373
Butobarbital 100mg Tab	001481	Day-Barb	ANC	0.0500
Butobarbital 30mg Tab ①	001473	Day-Barb	ANC	0.0231
Butobarbital 15mg Tab ①	001465	Day-Barb	ANC	0.0185
Butobarbital Sodium 100mg Tab	017639	Butisol Sodium	MCN	0.0781
Butobarbital Sodium 30mg Tab ①	017612	Butisol Sodium	MCN	0.0440
Butobarbital Sodium 15mg Tab ①	017604	Butisol Sodium	MCN	0.0325
Chloral Hydrate 500mg Cap ①	480444	Arlab Chloral Hydrate	USV	0.0252
	295035	Chloralvan	ICN	0.0330
	020893	Novochlorhydrate	NOP	0.0350
	092886	Chloral Hydrate	DTC	0.0375
	029041	Noctec	SQU	0.0740
Chloral Hydrate 100mg/ml O/L ①	029327	Noctec	SQU	0.0130
Flurazepam 30mg Tab ①	483818	Somnol	HOR	0.0710 +
Flurazepam 15mg Tab ①	483826	Somnol	HOR	0.0630 +
Flurazepam 30mg Cap ①	496553	Novofluram	NOP	0.0659 +
	012718	Dalmane	HLR	0.0906
Flurazepam 15mg Cap ①	496545	Novofluram	NOP	0.0625 +
	012696	Dalmane	HLR	0.0858
Methotrimeprazine 50mg Tab ①	025607	Nozinan	RPP	0.1605
Methotrimeprazine 25mg Tab ①	025593	Nozinan	RPP	0.1156
Methotrimeprazine 5mg Tab ①	025585	Nozinan	RPP	0.0477
Methotrimeprazine 2mg Tab ①	025577	Nozinan	RPP	0.0393
Methotrimeprazine 40mg/ml O/L ①	025208	Nozinan	RPP	0.1777
Methotrimeprazine 5mg/ml O/L ①	025194	Nozinan	RPP	0.0212
Methotrimeprazine 25mg/ml Inj Sol 1ml Pk	025003	Nozinan	RPP	0.8965

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28:00 Central Nervous System Drugs

28:24 Sedatives and Hypnotics

CONTINUED

Paraldehyde O/L ☉	002755	Paraldehyde	AHA	0.0242
Paraldehyde Inj Sol 5ml Pk	012149	Paraldehyde	GLA	0.7119
Pentobarbital Sodium 100mg Cap	093572	Pentobarbital	DTC	0.0295
	016780	Pentogen	MAN	0.0300
	020990	Novopentobarb	NOP	0.0335
	000086	Nembutal	ABB	0.0651
Pentobarbital Sodium 50mg Cap ☉	000078	Nembutal	ABB	0.0411
Phenobarbital 100mg Tab ☉	046868	Phenobarbital	ANC	0.0137
	093564	Phenobarbital	DTC	0.0140
Phenobarbital 60mg Tab ☉	093556	Phenobarbital	DTC	0.0090
	023817	Phenobarbital	PDA	0.0108
Phenobarbital 30mg Tab ☉	046841	Phenobarbital	ANC	0.0046
	093521	Phenobarbital	DTC	0.0048
	023809	Phenobarbital	PDA	0.0057
Phenobarbital 15mg Tab ☉	093505	Phenobarbital	DTC	0.0036
	046833	Phenobarbital	ANC	0.0037
	023795	Phenobarbital	PDA	0.0047
Phenobarbital 4mg/ml O/L ☉	093483	Phenobarbital	DTC	0.0076
	298689	Phenobarbital	ANC	0.0084
Phenobarbital 120mg/ml Inj Sol 1ml Pk	033367	Luminal	WIN	0.3600
Promethazine HCl 25mg Tab ☉	248754	Histantil	ICN	0.0407
	213896	Phenergan	RPP	0.0465
Promethazine HCl 10mg Tab ☉	025712	Phenergan	RPP	0.0393
Promethazine HCl 2mg/ml O/L ☉	025429	Phenergan	RPP	0.0116
Promethazine HCl 12.5mg Sup	025380	Phenergan	RPP	0.4114
Promethazine HCl 50mg/2ml Inj Sol 2ml Pk	025046	Phenergan	RPP	0.4763
Secobarbital Sodium 100mg Cap	016802	Secogen	MAN	0.0341
	021032	Novosecobarb	NOP	0.0390
	015288	Seconal	LIL	0.0398
Secobarbital Sodium 50mg Cap ☉	016799	Secogen	MAN	0.0281
	015261	Seconal	LIL	0.0336
Triazolam 0.5mg Tab ☉	443131	Halcion	UPJ	0.1025
Triazolam 0.25mg Tab ☉	443158	Halcion	UPJ	0.0860
Triazolam 0.125mg Tab ☉	512559	Halcion	UPJ	0.0695 +

36:00 Diagnostic Agents

36:04 Adrenal Insufficiency

Cosyntropin Inj Pd 0.25mg Pk	022381	Cortrosyn	ORG	3.3660
Cosyntropin Zinc Hydroxide 1mg/ml Inj Susp 1ml Pk	253952	Synacthen Depot	CIB	9.2300

36:56 Myasthenia Gravis

Edrophonium Chloride 100mg/10ml Inj Sol 10ml Pk	013064	Tensilon	HLR	5.2250
Neostigmine Methylsulfate 0.5mg/ml Inj Sol 1ml Pk	012955	Prostigmin	HLR	0.4180

36:88 Urine Contents

* Cupric Sulfate Reagent Tab 100 Pk ①	035122	Clinitest	AME	2.6620
* Glucose Oxidase Reagent (Qualitative) Stick 50 Pk ①	035114	Clinistix	AME	1.8370
Glucose Oxidase Reagent (Semi-Quantitative) Stick 50 Pk ①	035130	Diastix	AME	1.9250
Sodium Nitroprusside Reagent Tab 100 Pk ②	035106	Acetest	AME	5.1920
Sodium Nitroprusside Reagent Stick 50 Pk ①	035092	Ketostix	AME	3.1570
Urine-Glucose Analysis Paper Strip 100 Pk ①	990671	Chemstrip G	USV	3.4210
Urine-Ketones Analysis Paper Strip 100 Pk ①	990698	Chemstrip K	USV	5.3790
* Urine-Sugar Analysis Paper Strip 100 Pk ①	035653	Tes-Tape	LIL	3.1900

40:00 Electrolytic, Caloric and Water Balance

40:08 Alkalinizing Agents

Sodium Bicarbonate 600mg Tab otc 100 Pk	221619	Sodium Bicarbonate	DTC	3.1000
Sodium Bicarbonate 300mg Tab otc 100 Pk	093068	Sodium Bicarbonate	DTC	3.0000
	502286	Sodium Bicarbonate	CLK	3.1000 +

40:12 Replacement Agents

* Potassium Chloride 10mEq LA Tab ①	471496	Kallium Durules	AST	0.0520
* Potassium Chloride 8mEq LA Tab ①	074225	Slow-K	CIB	0.0538
* Potassium Chloride 6.7mEq LA Tab ①	501972	K-Long	FAR	0.0479 +
Potassium Chloride 12mEq Eff Tab ①	027596	Potassium-Sandoz	SAN	0.1073
Potassium Chloride 25mEq/Pouch Oral Pd ①	464813	K-Lyte/Cl	BRI	0.2310
Potassium Chloride 20mEq/Pouch Oral Pd ①	481211	K-Lor	ABB	0.1800
* Potassium Chloride 2.66mEq/ml O/L ①	208604	Kaochlor-20 Concentrate	FAR	0.0135
* Potassium Chloride 1.33mEq/ml O/L ①	485284	Roychlor	ROY	0.0098
	028762	Kay Ciel	COO	0.0109
	208590	Kaochlor	FAR	0.0110
	436984	K-10	BEE	0.0114
Potassium Chloride 20mEq/10ml Inj Sol 10ml Pk ①	036064	Potassium Chloride	ABB	0.6100
Potassium Gluconate 5mEq Tab ①	215503	Kaon	FAR	0.0468
* Potassium Gluconate 1.33mEq/ml O/L ①	026700	Potassium-Rougier	ROG	0.0099
	485357	Royonate	ROY	0.0109
	208701	Kaon	FAR	0.0128
Sodium Chloride 0.9% Inj Sol 10ml Pk	210293	Sodium Chloride	ABB	0.6100

40:18 Potassium-Removing Resins

Polystyrene Sodium Sulfonate 1mEq/g Oral Pd 453g Pk ①	033197	Kayexalate	WIN	25.0000
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40:00 Electrolytic, Caloric and Water Balance

40:28 Diuretics

Acetazolamide 250mg Tab ①	014907	Diamox	LED	0.0950
	295019	Acetazolam	ICN	0.0979
Acetazolamide 500mg LA Cap ①	127930	Diamox	LED	0.2535
Aminophylline 200mg Tab ①	014931	Aminophylline	LED	0.0440
Aminophylline 100mg Tab ①	092940	Aminophylline	DTC	0.0230
	014923	Aminophylline	LED	0.0275
Aminophylline 105mg/5ml O/L ①	379603	Somophyllin	FIS	0.0198
Aminophylline 500mg Sup	451673	Corophyllin	BEE	0.2457
Aminophylline 250mg Sup	451665	Corophyllin	BEE	0.2063
Aminophylline 500mg/10ml Inj Sol 10ml Pk	029610	Aminophylline	ABB	0.4800
Aminophylline 250mg/10ml Inj Sol 10ml Pk	012033	Aminophylline	GLA	0.6838
Chlorthalidone 100mg Tab ①	360287	Apo-Chlorthalidone	APX	0.0685
	293881	Uridon	ICN	0.0688
	398373	Chlorthalidone	DTC	0.0695
	337455	Novothalidone	NOP	0.0720
	010421	Hygroton	GEI	0.0872
Chlorthalidone 50mg Tab ①	360279	Apo-Chlorthalidone	APX	0.0460
	298964	Uridon	ICN	0.0462
	337447	Novothalidone	NOP	0.0470
	398365	Chlorthalidone	DTC	0.0495
	010413	Hygroton	GEI	0.0648
Ethacrynic Acid 50mg Tab ①	016497	Edecrin	MSD	0.1632
Furosemide 40mg Tab ①	332275	Furoside	ICN	0.0367
	337749	Novosemide	NOP	0.0370
	396249	Furosemide	DTC	0.0375
	362166	Apo-Furosemide	APX	0.0395
	344079	Uritol	HOR	0.0756
	012580	Lasix	HOE	0.0791
Furosemide 20mg Tab ①	337730	Novosemide	NOP	0.0330
	489131	Furosemide	DTC	0.0350
	396788	Apo-Furosemide	APX	0.0385
	353612	Furoside	ICN	0.0385
	289590	Lasix	HOE	0.0605
Furosemide 10mg/ml O/L ①	432342	Lasix	HOE	0.1478
Furosemide 20mg/2ml Inj Sol 2ml Pk	217743	Lasix	HOE	1.2848

CONTINUED

40:00 Electrolytic, Caloric and Water Balance

40:28 Diuretics

CONTINUED

Hydrochlorothiazide 50mg Tab ①	436976	Hydro-Aquil	BEE	0.0070
	263907	Urozide	ICN	0.0169
	021482	Novohydrazide	NOP	0.0170
	092703	Hydrochloro- thiazide	DTC	0.0175
	312800	Apo-Hydro- chlorothiazide	APX	0.0180
	209821	Hydrochloro- thiazide	SAP	0.0190
	005576	Esidrix	CIB	0.0405
	016519	HydroDIURIL	MSD	0.0415
	436968	Hydro-Aquil	BEE	0.0056
	021474	Novohydrazide	NOP	0.0130
Hydrochlorothiazide 25mg Tab ①	263893	Urozide	ICN	0.0137
	092681	Hydrochloro- thiazide	DTC	0.0140
	326844	Apo-Hydro- chlorothiazide	APX	0.0149
	005568	Esidrix	CIB	0.0289
	016500	HydroDIURIL	MSD	0.0300
	180408	Aldactazide	SEA	0.1558
	181528	Dyazide	SKF	0.0776
	140597	Aldoril-25	MSD	0.1449
	140589	Aldoril-15	MSD	0.1316
	285455	Aldactone	SEA	0.5159
Hydrochlorothiazide & Spironolactone 25mg & 25mg Tab ①	028606	Aldactone	SEA	0.1397
Hydrochlorothiazide & Triamterene 25mg & 50mg Tab ①	027138	Dyrenium	SKF	0.0814
Methyldopa & Hydrochlorothiazide 250mg & 25mg Tab ①	299715	Dyrenium	SKF	0.0601
Methyldopa & Hydrochlorothiazide 250mg & 15mg Tab ①				
Spironolactone 100mg Tab ①				
Spironolactone 25mg Tab ①				
Triamterene 100mg Tab ①				
Triamterene 50mg Tab ①				

Hypertension: Fixed Combination Drugs
A fixed combination drug is not indicated for initial therapy of hypertension. Hypertension requires therapy titrated to the individual patient. Recognizing this, if the fixed combination drug meets that titrated dose of its individual components, its use may be more convenient in the management of the individual patient. The treatment of hypertension is not static; it must be re-evaluated as conditions in each patient warrant. Adapted from F-D-C Reports, Sept. 11, 1972, p.8 (FDA Cardiovascular Advisory Committee).

40:00 Electrolytic, Caloric and Water Balance

40:40 Uricosuric Drugs

Probenecid 500mg Tab ①	016616	Benemid	MSD	0.1249
Sulfinpyrazone 200mg Tab ①	481947	Sulfinpyrazone	DTC	0.1230
	475076	Novopyrazone	NOP	0.1230
	441767	Apo-Sulfinpyrazone	APX	0.1235
	463051	Zynol	HOR	0.1235
	010529	Anturan	GEI	0.1576
Sulfinpyrazone 100mg Tab ①	481955	Sulfinpyrazone	DTC	0.0905
	475068	Novopyrazone	NOP	0.0905
	441759	Apo-Sulfinpyrazone	APX	0.0910
	463043	Zynol	HOR	0.0910
	010510	Anturan	GEI	0.1165

48:00 Cough Preparations

48:04 Antitussives

Codeine Phosphate 60mg Tab	093149	Codeine	DTC	0.1425
	003247	Codeine	AHA	0.1612
Codeine Phosphate 30mg Tab	093130	Codeine	DTC	0.0750
	003239	Codeine	AHA	0.0805
	018694	Codeine	NDA	0.0840
Codeine Phosphate 15mg Tab	093122	Codeine	DTC	0.0475
	018686	Codeine	NDA	0.0480
	003220	Codeine	AHA	0.0499
Codeine Phosphate 5mg/ml O/L	093114	Codeine	DTC	0.0185
	018678	Codeine	NDA	0.0190
Codeine Phosphate 30mg/ml Inj Sol 1ml Pk	029742	Codeine	ABB	0.2900
	303879	Codeine	AHA	0.3898
Dextromethorphan HBr 3mg/ml O/L	454389	Robidex	ROB	0.0119
	391069	DM-Syrup	PDA	0.0150
	436895	Koffex	ROG	0.0170
	346888	Tussorphan Forte	ICN	0.0176
Hydrocodone Bitartrate 5mg Tab	009288	Hycodan	END	0.0436
Hydrocodone Bitartrate 1mg/ml O/L	009253	Hycodan	END	0.0148
	307858	Corutol DH	DOW	0.0150
	316970	Robidone	ROB	0.0174

48:08 Expectorants

Acetylcysteine 20% Aero Sol 30ml Pk	990833	Mucomyst	BRI	7.5900
Acetylcysteine 20% Aero Sol 10ml Pk	464856	Mucomyst	BRI	3.0800
* Guaifenesin (Glyceryl Guaiacolate) 40mg/ml O/L	296228	Corutol Expectorant	DOW	0.0165
* Guaifenesin (Glyceryl Guaiacolate) 20mg/ml O/L	026468	Robitussin	ROB	0.0084
	026794	Guaifenesin	ROG	0.0170
Organically bound Iodine (as Iodinated Glycerol) 15mg Tab	354902	Organidin	HOR	0.0318
Organically bound Iodine (as Iodinated Glycerol) 6mg/ml O/L	354910	Organidin	HOR	0.0162

52:00 Eye, Ear, Nose and Throat Preparations

52:04:04 Anti-Infectives (E.E.N.T.) Antibiotics (E.E.N.T.)

Bacitracin 500U/g Oph Oint 3g Pk	327476	Baciguent	CPJ	1.3000
Chloramphenicol 1% Oph Oint 3.5g Pk	024066	Chloromycetin	PDA	1.9000
	001341	Chloroptic	ALL	1.9500
	001058	Fenicol	ALC	2.2000
Chloramphenicol 0.5% Oph Sol	221678	Chloromycetin	PDA	0.2567
	001082	Chloroptic	ALL	0.2860
	403474	Isopto Fenicol	ALC	0.3190
Chloramphenicol 0.25% Oph Sol	239879	Isopto Fenicol	ALC	0.4950
Chloramphenicol 0.5% Ot Sol	349615	Chloromycetin	PDA	0.3133
Framycetin Sulfate 0.5% Oph Oint 5g Pk	026964	Soframycin	ROU	1.9250
Framycetin Sulfate 0.5% Oph Sol	026921	Soframycin	ROU	0.4194
Framycetin Sulfate & Gramicidin & Dexamethasone				
5mg & 50mcg & 0.5mg/ml Ot Sol	228052	Sofracort	ROU	0.6848
Gentamicin Sulfate 0.3% Oph Oint 3.5g Pk	028339	Garamycin	SCH	2.3320
Gentamicin Sulfate 0.3% Oph/Ot Sol	333387	Garamycin	SCH	0.6006
Polymyxin B Sulfate & Bacitracin (Zinc)				
10,000U & 500U/g Oph Oint 3.5g Pk	299219	Polysporin	BWE	1.6500
Polymyxin B Sulfate & Gramicidin				
10,000U & 0.025mg/ml Oph/Ot Sol	035343	Polysporin	BWE	0.1650
Polymyxin B Sulfate & Neomycin Sulfate & Bacitracin (Zinc)				
5,000U & 5mg & 400U/g Oph Oint 3.5g Pk	243191	Neosporin	CAL	2.5080
Polymyxin B Sulfate & Neomycin Sulfate & Fluocinolone Acetonide				
10,000U & 5mg & 0.25mg/ml Ot Sol	189499	Synalar Bi-Otic	SYN	0.6600
Polymyxin B Sulfate & Neomycin Sulfate & Gramicidin				
5,000U & 2.5mg & 0.025mg/ml Oph/Ot Sol	243183	Neosporin	CAL	0.3135
Polymyxin B Sulfate & Neomycin Sulfate & Hydrocortisone				
10,000U & 5mg & 10mg/ml Ot Sol	281816	Pyocidin-HC	COO	0.4785
	243159	Cortisporin	CAL	0.5264

52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)

Sulfacetamide (Sodium)				
10% Oph Oint 3.5g Pk	028347	Sulamyd	SCH	2.2660
	252522	Cetamide	ALC	2.4750
Sulfacetamide (Sodium) 30% Oph Sol	385697	Sulf-30	COO	0.1298
	028061	Sulamyd	SCH	0.1423

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations

52:04:08 Anti-Infectives (E.E.N.T.) Sulfonamides (E.E.N.T.)

CONTINUED

Sulfacetamide (Sodium) 10% Oph Sol	281887	Sulf-10	COO	0.1195
	028053	Sulamyd	SCH	0.1203
	001287	Bleph-10	ALL	0.1283
	000965	Isopto Cetamide	ALC	0.1503
Sulfisoxazole Diethanolamine 4% Oph Sol	115460	Gantrisin	HLR	0.1943

52:04:12 Anti-Infectives (E.E.N.T.) Other Anti-Infectives (E.E.N.T.)

Acetic Acid 2.5% in Aluminum Acetate Ot Sol	362948	Domeboro Otic	DOM	0.0671
Idoxuridine 0.5% Oph Oint 4g Pk	027200	Stoxil	SKF	7.8100
Idoxuridine 0.1% Oph Sol	001120	Herplex	ALL	0.3153
	027014	Stoxil	SKF	0.3571
Vidarabine 3% Oph Oint 3.5g Pk	381780	Vira-A	PDA	7.3500

52:08 Anti-Inflammatory Agents (E.E.N.T.)

Beclomethasone Dipropionate Nas Sp 200 dose Pk ①	359688	Beconase	AHA	7.6000
	422053	Vancenase	SCH	7.8980
Colistin Base & Neomycin Base & Hydrocortisone Acetate 3mg & 3.3mg & 10mg/ml Ot Susp	476439	Coly-Mycin Otic	PDA	0.7900
	042579	Maxidex	ALC	3.5750
Dexamethasone 0.1% Oph Oint 3.5g Pk	042560	Maxidex	ALC	0.9460
Dexamethasone 0.1% Oph Sol	016217	Decadron	MSD	0.9320
Flumethasone Pivalate & Iodochlorhydroxyquin 0.02% & 1% Ot Sol	074454	Locacorten-Vioform	CIB	0.5690
	421456	Rhinalar	SYN	9.3500
Flunisolide 0.025% Nas Sp 25ml Pk ①	062251	HC-Atropine 1%	AHA	6.5500
Hydrocortisone & Atropine Sulfate 2.5% & 1% Oph Oint 3g Pk	358711	Medrol	UPJ	1.6500
Methylprednisolone 0.1% Oph Oint 3g Pk	030791	Medrol	UPJ	0.6000
Methylprednisolone 0.1% Oph/Ot Sol	301175	Pred Forte	ALL	0.6820
Prednisolone Acetate 1% Oph Sol	299405	Pred Mild	ALL	0.5720 -

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations

52:08 Anti-Inflammatory Agents (E.E.N.T.)

CONTINUED

Prednisolone Acetate & Atropine Sulfate 0.25% & 1% Oph Sol	411124	Mydrapred	ALC	1.1000
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52:16 Local Anesthetics

Lidocaine HCl 2% O/L	001686	Xylocaine Viscous	AST	0.0583
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52:20 Miotics

Carbachol 3% Oph Sol ①	000663	'Isopto Carbachol'	ALC	0.3117
Carbachol 1.5% Oph Sol ①	000655	Isopto Carbachol	ALC	0.2750
Carbachol 0.75% Oph Sol ①	000647	Isopto Carbachol	ALC	0.2567
Echothiophate Iodide 0.25% Oph Sol ①	002348	Phospholine Iodide	AYE	1.0900
Echothiophate Iodide 0.125% Oph Sol ①	002313	Phospholine Iodide	AYE	0.9620
Echothiophate Iodide 0.06% Oph Sol ①	052817	Phospholine Iodide	AYE	0.8360
Echothiophate Iodide 0.03% Oph Sol ①	283304	Phospholine Iodide	AYE	0.8360
Pilocarpine HCl 6% Oph Sol ①	281786	Miocarpine	COO	0.2083
	000892	Isopto Carpine	ALC	0.2383
Pilocarpine HCl 4% Oph Sol ①	281778	Miocarpine	COO	0.1599
	000884	Isopto Carpine	ALC	0.1833
Pilocarpine HCl 3% Oph Sol ①	265128	Miocarpine	COO	0.1547
	000876	Isopto Carpine	ALC	0.1687
Pilocarpine HCl 2% Oph Sol ①	265101	Miocarpine	COO	0.1349
	000868	Isopto Carpine	ALC	0.1540
Pilocarpine HCl 1% Oph Sol ①	265098	Miocarpine	COO	0.1276
	000841	Isopto Carpine	ALC	0.1393
Pilocarpine HCl 0.5% Oph Sol ①	281751	Miocarpine	COO	0.1181
	000833	Isopto Carpine	ALC	0.1320
Pilocarpine HCl & Epinephrine Bitartrate 6% & 1% Oph Sol ①	281859	E-Pilo 6	COO	0.5775
Pilocarpine HCl & Epinephrine Bitartrate 4% & 1% Oph Sol ①	281700	E-Pilo 4	COO	0.5346
Pilocarpine HCl & Epinephrine Bitartrate 3% & 1% Oph Sol ①	281697	E-Pilo 3	COO	0.5225
Pilocarpine HCl & Epinephrine Bitartrate 2% & 1% Oph Sol ①	281689	E-Pilo 2	COO	0.4840
Pilocarpine HCl & Epinephrine Bitartrate 1% & 1% Oph Sol ①	281670	E-Pilo 1	COO	0.4818

52:00 Eye, Ear, Nose and Throat Preparations

52:24 Mydriatics

Atropine Sulfate 1% Oph Oint 3.5g Pk ①	252484	Atropine Sulfate	ALC	2.0350
Atropine Sulfate 2% Oph Sol ①	281638	SMP Atropine	COO	0.4136
Atropine Sulfate 1% Oph Sol ①	281603	SMP Atropine	COO	0.3850
	035017	Isopto Atropine	ALC	0.4730
Epinephrine Bitartrate 2% Oph Sol ①	002356	Epitrate	AYE	0.4238
Epinephrine HCl 2% Oph Sol ①	001112	Epifrin	ALL	0.3388
	358223	Glauccon	ALC	0.4675
Epinephrine HCl 1% Oph Sol ①	001104	Epifrin	ALL	0.3344
	358231	Glauccon	ALC	0.4400
Epinephrine HCl 0.5% Oph Sol ①	001090	Epifrin	ALL	0.3087
Homatropine HBr 5% Oph Sol ①	000787	Isopto		
		Homatropine	ALC	0.3043
Homatropine HBr 2% Oph Sol ①	000779	Isopto		
		Homatropine	ALC	0.2530
Phenylephrine HCl 0.5% Oph Sol ①	465763	Mydrin	ALC	0.4950 +
Phenylephrine HCl 0.12% Oph Sol ①	033502	Neo-Synephrine	WIN	0.1200
	395161	Prefrin	ALL	0.1393

52:32 Vasoconstrictors (E.E.N.T.)

Naphazoline HCl 0.1% Oph Sol otc 15ml Pk	001147	Albalon	ALL	4.0000
	390283	Naphcon Forte	ALC	4.3000
	267333	Vasocon	COO	4.3500
Phenylephrine HCl 1% Nas Sol otc 25ml Pk	033480	Neo-Synephrine	WIN	3.1000
*Phenylephrine HCl				
0.5% Nas Sol otc 25ml Pk	033472	Neo-Synephrine	WIN	2.9000
Xylometazoline HCl				
0.1% Nas Sol otc 25ml Pk	005363	Otrivin	CIB	2.3000
Xylometazoline HCl				
0.05% Nas Sol otc 25ml Pk	005355	Otrivin	CIB	2.0000

52:36 Other Eye, Ear, Nose and Throat Agents

Acetazolamide 250mg Tab ①	014907	Diamox	LED	0.0950
	295019	Acetazolam	ICN	0.0979
Acetazolamide 500mg LA Cap ①	127930	Diamox	LED	0.2635
Dextran 70/Hydroxypropyl Methylcellulose				
Oph Sol ①	390291	Tears Naturale	ALC	0.1943
*Methylcellulose 1% Oph Sol ①	000817	Isopto Tears	ALC	0.2017
*Methylcellulose 0.5% Oph Sol ①	000809	Isopto Tears	ALC	0.1650
Petrolatum & Mineral Oil				
55% & 42.5% Oph Oint 3.5g Pk ①	210889	Lacri-Lube	ALL	1.9800

CONTINUED

52:00 Eye, Ear, Nose and Throat Preparations

52:36 Other Eye, Ear, Nose and Throat Agents

CONTINUED

Petrolatum & Mineral Oil				
94% & 3% Oph Oint 3.5g Pk ①	469688	Duratears	ALC	2.0900
Polyvinyl Alcohol Oph Sol ①	045616	Liquifilm Tears	ALL	0.1540
Sodium Carboxymethylcellulose & Gelatin				
& Pectin Oral Top Oint ①	990272	Orabase	SQU	0.2063
Sodium Cromoglycate 2% Oph Sol ①	394300	Opticrom	FIS	0.8195
Timolol Maleate 0.5% Oph Sol ①	451207	Timoptic	MSD	1.7060
Timolol Maleate 0.25% Oph Sol ①	451193	Timoptic	MSD	1.4400

56:00 Gastrointestinal Drugs

56:04 Antacids and Adsorbents

Aluminum Hydroxide 600mg Tab ①	313297	Alu-Tab	RIK	0.0484
	208965	Amphojel	WYE	0.0540
* Aluminum Hydroxide 60mg/ml O/L ①	034002	Amphojel	WYE	0.0069
Aluminum Hydroxide & Magnesium Hydroxide 400mg & 400mg Tab ①	026549	Maalox	ROR	0.0572
	483605	Gelusil 400	PDA	0.0650
Aluminum Hydroxide & Magnesium Hydroxide 200mg & 200mg Tab ①	476455	Gelusil	PDA	0.0395
Aluminum Hydroxide & Magnesium Hydroxide 80mg & 80mg/ml O/L ①	420646	Mylanta-2 Plain	PDA	0.0093
	483621	Gelusil 400	PDA	0.0096
* Aluminum Hydroxide & Magnesium Hydroxide 40mg & 40mg/ml O/L ①	013625	Univol	HOR	0.0060
	261173	Neutralca-S	DES	0.0067
	476471	Gelusil	PDA	0.0071
	026530	Maalox	ROR	0.0076
Magaldrate 400mg Chew Tab ①	002550	Riopan	AYE	0.0374
Magaldrate 80mg/ml O/L ①	002453	Riopan	AYE	0.0074
Magnesium Hydroxide 300mg Tab otc 100 Pk	093815	Milk of Magnesia	DTC	1.6500
* Magnesium Hydroxide 80mg/ml O/L otc 500ml Pk	093807	Milk of Magnesia	DTC	1.9500
	036218	Milk of Magnesia	WAM	2.3000

Note

Antacids may be prescribed for a specific therapeutic purpose, such products intended for general household use are not eligible as a benefit.

56:08 Antidiarrhea Agents

Camphorated Tincture of Opium (Paregoric) O/L	095680	Camphor Co. Tincture	DTC	0.0159
Diphenoxylate HCl 2.5mg Tab	399345	Lomotil	SEA	0.1159
Diphenoxylate HCl 0.5mg/ml O/L	399353	Lomotil	SEA	0.0836
Kaolin & Pectin & Paregoric O/L	346756	Donnagel-PG	ROB	0.0144
* Kaolin & Pectin Compound O/L ①	030864	Kaopectate	UPJ	0.0050
Loperamide HCl 2mg Cap	372811	Imodium	ORT	0.2222

56:12 Cathartics

* Bisacodyl 5mg Ent Tab otc 30 Pk	267066	Bisacodax	ICN	3.1000
	346853	Laco	MAN	3.2000
	254142	Dulcolax	BOE	3.7000

CONTINUED

56:00 Gastrointestinal Drugs

56:12 Cathartics

CONTINUED

* Bisacodyl 10mg Sup otc 6 Pk	261327	Bisacolax	ICN	3.1000
	016888	Laco	MAN	3.3000
	003875	Dulcolax	BOE	4.0000
Bisacodyl 5mg Sup otc 3 Pk	003867	Dulcolax	BOE	1.8000
Bisacodyl 2mg/ml Enema otc 5ml Pk	286265	Dulcolax	BOE	1.9000
Bisacodyl 2mg/ml Rect Sol otc 5ml Pk	067369	Dulcolax	BOE	0.9000
Cascara Sagrada 300mg Tab otc 100 Pk	093300	Cascara Sagrada	DTC	3.7000
	023620	Cascara Sagrada	PDA	4.7000
* Cascara Sagrada O/L otc 100ml Pk	022934	Cas-Evac	PDA	4.2000
Castor Oil O/L otc 50ml Pk	094080	Castor Oil	DTC	1.1500
Castor Oil Emuls otc 115ml Pk	127922	Neoloid	LED	4.0000
Danthron 75mg Tab otc 100 Pk	026352	Dorbane	RIK	9.0000
	323802	Modane	FAR	13.7500
Danthron 7.5mg/ml O/L otc 114ml Pk	323810	Modane	FAR	4.9500
Diocetyl Calcium Sulfosuccinate 240mg Cap otc 30 Pk	012491	Surfak	HOE	4.3000
Diocetyl Calcium Sulfosuccinate 50mg Cap otc 100 Pk	012483	Surfak	HOE	8.1000
* Diocetyl Sodium Sulfosuccinate 100mg Tab otc 100 Pk	464430	Constiban	DOW	10.7000
* Diocetyl Sodium Sulfosuccinate 100mg Cap otc 100 Pk	472166	Regulex	AYE	8.2000
	464767	Colace	BRI	12.4000
Diocetyl Sodium Sulfosuccinate 10mg/ml O/L otc 25ml Pk	464775	Colace	BRI	4.7000
Diocetyl Sodium Sulfosuccinate 4mg/ml O/L otc 250ml Pk	464783	Colace	BRI	6.3000
* Glycerin 2.7g Sup otc 24 Pk	990868	Glycerin	DTC	1.6500
	990825	Glycerin	ROG	1.8000
	990485	Glycerin	PDA	2.1000
* Glycerin 1.8g Sup otc 24 Pk	094056	Glycerin	DTC	1.7000
	145416	Glycerin	ROG	1.8000
	222801	Glycerin	PDA	2.1000
* Grain & Citrus Fibre Tab otc 100 Pk	512656	Fibyrax	ROU	5.3000
Magnesium Hydroxide 300mg Tab otc 100 Pk	093815	Milk of Magnesia	DTC	1.6500

CONTINUED

56:00 Gastrointestinal Drugs

56:12 Cathartics

CONTINUED

* Magnesium Hydroxide				
80mg/ml O/L otc 500ml Pk	093807	Milk of Magnesia	DTC	1.9500
	036218	Milk of Magnesia	WAM	2.3000
* Mineral Oil O/L otc 500ml Pk				
	093947	Mineral Oil	DTC	2.4000
Mineral Oil Enema otc 130ml Pk	107875	Fleet	FRS	3.0000
* Psyllium Mucilloid Oral Pd otc 340g Pk				
	387177	Karacil	ICN	5.2000
	439622	Novo-Mucilax	NOP	5.7000
	242438	Metamucil	SEA	6.0500
* Psyllium Seed Husks Oral Pd otc 125g Pk				
	436690	Siblin	PDA	5.3000 +
* Sennosides A & B 12mg Tab otc 100 Pk				
	402184	Glysenid	ANC	6.9000
* Sennosides A & B 8.6mg Tab otc 100 Pk				
	026158	Senokot	PFR	7.1000
Sennosides A & B				
15mg/3g Gran otc 200g Pk	026042	Senokot	PFR	7.7000
Sennosides A & B				
5mg/ml O/L otc 250ml Pk	367729	Senokot	PFR	7.7000
Sennosides A & B 30mg Sup otc 6 Pk				
	026107	Senokot	PFR	3.4000
* Sodium Biphosphate & Sodium Phosphate				
160mg & 60mg/ml Rect Sol otc 130ml Pk	009911	Fleet	FRS	2.2000
Sodium Biphosphate & Sodium Phosphate				
160mg & 60mg/ml Ped Rect Sol otc 65ml Pk	108065	Fleet	FRS	2.0000

Note

Cathartics may be prescribed for a specific therapeutic purpose; such products intended for general household use are not eligible as a benefit.

56:16 Digestants

Aprotinin 100,000KIU/10ml Inj Sol 10ml Pk	286249	Trasylo!	BOE	11.6600
Glutamic Acid HCl 340mg Cap ①	015210	Acidulin	LIL	0.0803
Pancreatin 325mg Tab ①	328472	Viokase	ROB	0.0472
Pancreatin 325mg Ent Tab ①	023767	Panteric	PDA	0.0635
Pancreatin Oral Pd 115g Pk ①	328480	Viokase	ROB	11.5830
Pancrelipase 300mg Cap ①	263818	Cotazym	ORG	0.1044

56:00 Gastrointestinal Drugs

56:22 Antiemetics and Antinauseants

Cyclizine HCl 50mg Tab ①	318795	Marzine	CAL	0.0583
* Dimenhydrinate 50mg Tab ①	398381	Dimenhydrinate	DTC	0.0175
	021423	Novodiminate	NOP	0.0160
	272671	Travamine	ICN	0.0226
	363766	Apo-		
		Dimenhydrinate	APX	0.0245
	209783	Dimenhydrinate	SAP	0.0260
	028487	Dramamine	SEA	0.0502
	013803	Gravol	HOR	0.0670
* Dimenhydrinate 3mg/ml O/L	230197	Gravol	HOR	0.0226
* Dimenhydrinate 100mg Sup	028479	Dramamine	SEA	0.1749
	013609	Gravol	HOR	0.1970
* Dimenhydrinate 50mg Sup	028460	Dramamine	SEA	0.1028
	013595	Gravol	HOR	0.1680
Dimenhydrinate 250mg/5ml Inj Sol 5ml Pk	013579	Gravol	HOR	1.4833
Dimenhydrinate 50mg/5ml Inj Sol 5ml Pk	013560	Gravol	HOR	0.6480
Meclizine HCl 25mg Tab ①	220442	Bonamine	PFI	0.1099

56:40 Miscellaneous G.I. Drugs

Cimetidine 300mg Tab ①	397474	Tağamet	SKF	0.2540
Lactulose 666.7mg/ml O/L ①	444316	Cephulac	MER	0.0230
Metoclopramide HCl 10mg Tab ①	386014	Reglan	ROB	0.1142
	314722	Maxeran	NRD	0.1196
Metoclopramide HCl 1mg/ml O/L ①	314714	Maxeran	NRD	0.0209
	386022	Reglan	ROB	0.0211
Metoclopramide HCl				
10mg/2ml Inj Sol: 2ml Pk	314706	Maxeran	NRD	0.8778
	386006	Reglan	ROB	0.9922

60:00 Gold Compounds

Sodium Aurothiomalate 50mg/ml Inj Sol 1ml Pk ①	025089	Myochrysine	RPP	6.6953
Sodium Aurothiomalate 25mg/ml Inj Sol 1ml Pk ①	025070	Myochrysine	RPP	4.3157
Sodium Aurothiomalate 10mg/ml Inj Sol 1ml Pk ①	025062	Myochrysine	RPP	3.5603

64:00 Heavy Metal Antagonists

Calcium Disodium Edetate 500mg Tab	026360	Calcium Disodium Versenate	RIK	0.0772
Calcium Disodium Edetate 1000mg/5ml Inj Sol 5ml Pk	026239	Calcium Disodium Versenate	RIK	3.3275

68:00 Hormones and Substitutes

68:04 Corticosteroids

Beclomethasone Dipropionate Aero Pd 200 dose Pk	334243	Beclovent	AHA	7.6000
	374407	Vanceril	SCH	7.8980
Betamethasone 0.5mg Tab	028185	Celestone	SCH	0.1048
	012211	Betnelan	GLA	0.1458
Betamethasone Acetate & Betamethasone				
Disodium Phosphate 3mg & 3mg/ml Inj Susp 1ml Pk	028096	Celestone	SCH	2.8050
		Soluspan		
Cortisone Acetate 25mg Tab	280437	Cortisone	ICN	0.0792
	249963	Cortisone	UPJ	0.0795
	016446	Cortone	MSD	0.2502
Cortisone Acetate 5mg Tab	016438	Cortone	MSD	0.0614
Dexamethasone 4mg Tab	504416	Deronil	SCH	0.4950 +
	349100	Hexadrol	ORG	0.5748
	354309	Decadron	MSD	0.6590
Dexamethasone 0.75mg Tab	501069	Deronil	SCH	0.1210 -
	285471	Dexasone	ICN	0.1348
	022519	Hexadrol	ORG	0.1503
	016470	Decadron	MSD	0.2080
Dexamethasone 0.5mg Tab	501050	Deronil	SCH	0.0853 +
	295094	Dexasone	ICN	0.0935
	022500	Hexadrol	ORG	0.1040
	016462	Decadron	MSD	0.1674
Dexamethasone Tertiary-Butylacetate 20mg/5ml Inj Susp 5ml Pk	016268	Decadron T.B.A.	MSD	8.1400
Dexamethasone 21-Phosphate 20mg/5ml Inj Sol 5ml Pk	213624	Decadron	MSD	8.6240
	269026	Hexadrol	ORG	8.9573
Fludrocortisone Acetate 0.1mg Tab	029351	Florinef	SQU	0.0800
Hydrocortisone 20mg Tab	030929	Cortef	UPJ	0.1040
Hydrocortisone Acetate 125mg/5ml Inj Susp 5ml Pk	016276	Hydrocortone	MSD	4.4000
	030635	Solu-Cortef	UPJ	8.0000
Hydrocortisone Sodium Succinate Inj Pd 1000mg Pk	030627	Solu-Cortef	UPJ	5.1500
Hydrocortisone Sodium Succinate Inj Pd 500mg Pk	030619	Solu-Cortef	UPJ	3.3600
Hydrocortisone Sodium Succinate Inj Pd 250mg Pk	030600	Solu-Cortef	UPJ	1.9400
Hydrocortisone Sodium Succinate Inj Pd 100mg Pk	030988	Medrol	UPJ	0.1833
Methylprednisolone 4mg Tab	030740	Depo-Medrol	UPJ	5.4000
Methylprednisolone Acetate 100mg/5ml Inj Susp 5ml Pk				

CONTINUED

68:00 Hormones and Substitutes

68:04 Corticosteroids

CONTINUED

Methylprednisolone Acetate 80mg/ml Inj Susp 1ml Pk	030767	Depo-Medrol	UPJ	4.7500
Methylprednisolone Acetate 40mg/ml Inj Susp 1ml Pk	030759	Depo-Medrol	UPJ	2.7500
Methylprednisolone Sodium Succinate Inj Pd 500mg Pk	030678	Solu-Medrol	UPJ	17.2000
Methylprednisolone Sodium Succinate Inj Pd 125mg Pk	030651	Solu-Medrol	UPJ	6.8200
Methylprednisolone Sodium Succinate Inj Pd 40mg Pk	030643	Solu-Medrol	UPJ	2.8900
Prednisolone Acetate 125mg/5ml Inj Susp 5ml Pk	028118	Meticortelone	SCH	4.8400
Prednisone 50mg Tab	252417	Deltasone	UPJ	0.1010
Prednisone 5mg Tab	210188	Deltasone	UPJ	0.0115
	093629	Prednisone	DTC	0.0245
	021695	Novoprednisone	NOP	0.0245
	232092	Prednisone	SAP	0.0257
	023833	Paracort	PDA	0.0298
	010197	Colisone	FRS	0.0507
Triamcinolone 4mg Tab	015024	Aristocort	LED	0.2595
	029475	Kenacort	SQU	0.3135
Triamcinolone 2mg Tab	015016	Aristocort	LED	0.1315
Triamcinolone Acetonide 200mg/5ml Inj Susp 5ml Pk	029300	Kenalog-40	SQU	15.9500
Triamcinolone Acetonide 50mg/5ml Inj Susp 5ml Pk	460761	Kenalog-10	SQU	9.9550
Triamcinolone Acetonide 40mg/ml Inj Susp 1ml Pk	990876	Kenalog-40	SQU	4.2500 +
Triamcinolone Hexacetonide 20mg/ml Inj Susp 1ml Pk	297151	Aristospan	LED	3.2500

68:08 Androgens

Fluoxymesterone 5mg Tab Ⓢ	030902	Halotestin	UPJ	0.1150
Methandrostenolone 5mg Tab Ⓢ	005592	Danabol	CIB	0.1717
Methyltestosterone 25mg Tab Ⓢ	005630	Metandren	CIB	0.3731
Methyltestosterone 10mg Tab Ⓢ	005622	Metandren	CIB	0.1485
Nandrolone Phenpropionate 125mg/5ml Oily Inj Sol 5ml Pk Ⓢ	022470	Durabolin	ORG	13.6730
Nandrolone Phenpropionate 100mg/2ml Oily Inj Sol 2ml Pk Ⓢ	022489	Durabolin	ORG	10.9670

CONTINUED

68:00 Hormones and Substitutes

68:08 Androgens

CONTINUED

Norethandrolone 10mg Tab ①	028576	Nilevar	SEA	0.5104
Oxymetholone 50mg Tab ①	189421	Anapolon-50	SYN	0.8712
Oxymetholone 5mg Tab ①	023779	Adroyd	PDA	0.2033
Stanozolol 2mg Tab ①	033812	Winstrol	WIN	0.1150
Testosterone Cypionate 100mg/ml Oily Inj Sol 1ml Pk ①	030783	Depo-Testosterone	UPJ	2.5000
Testosterone Enanthate 1000mg/5ml Oily Inj Sol 5ml Pk ①	029246	Delatestryl	SQU	11.5500

68:16 Estrogens

Chlorotrianisene 25mg Cap ①	017973	Tace	MER	0.2979
Chlorotrianisene 12mg Cap ①	017965	Tace	MER	0.1412
Conjugated Estrogens 2.5mg Tab ①	002593	Premarin	AYE	0.1740
	252611	Oestrilin	DES	0.1750
Conjugated Estrogens 1.25mg Tab ①	265489	C.E.S.	ICN	0.0869
	002585	Premarin	AYE	0.0885
	006297	Oestrilin	DES	0.1040
Conjugated Estrogens 0.625mg Tab ①	265470	C.E.S.	ICN	0.0528
	002577	Premarin	AYE	0.0542
	006289	Oestrilin	DES	0.0575
Conjugated Estrogens 0.3mg Tab ①	002569	Premarin	AYE	0.0357
	252603	Oestrilin	DES	0.0360
Conjugated Estrogens 0.625mg/g Vag Cr ①	002089	Premarin	AYE	0.1107
Dienestrol 0.1mg/g Vag Cr ①	441295	Dienestrol	ORT	0.0631
Dienestrol 0.1mg/g Vag Cr-App ①	990531	Dienestrol	ORT	0.0711
Esterified Estrogens 1.25mg Tab ①	242993	Climestrone	FRS	0.1144
Esterified Estrogens 0.625mg Tab ①	242985	Climestrone	FRS	0.0648
Ethinyl Estradiol 0.5mg Tab ①	028231	Estinyl	SCH	0.1088
Ethinyl Estradiol 0.05mg Tab ①	028223	Estinyl	SCH	0.0499
Ethinyl Estradiol 0.02mg Tab ①	028215	Estinyl	SCH	0.0306
Methallenestriol 3mg Tab ①	028533	Vallestriol	SEA	0.0660
Stilboestrol 5mg Tab ①	003379	Stilboestrol	AHA	0.0549
Stilboestrol 1mg Tab ①	003360	Stilboestrol	AHA	0.0473
Stilboestrol 0.5mg Tab ①	003352	Stilboestrol	AHA	0.0447
Stilboestrol 0.1mg Tab ①	003336	Stilboestrol	AHA	0.0332
Stilboestrol Sodium Diphosphate 100mg Tab ①	013781	Honvol	HOR	0.4100

CONTINUED

68:00 Hormones and Substitutes

68:16 Estrogens

CONTINUED

Stilboestrol Sodium Diphosphate 250mg/5ml Inj Sol 5ml Pk ⓘ	013587	Honvol	HOR	2.8000
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68:20:01 Anti-Diabetic Agents Insulins

Insulin (Isophane) Beef 1000U/10ml Inj Susp otc 10ml Pk	990574	NPH Insulin	CNG	8.0000
Insulin (Isophane) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk <i>Not interchangeable</i>	274127 446572	NPH Insulin NPH Iletin	CNG LIL	6.9000 7.6000
Insulin (Isophane) Pork 1000U/10ml Inj Susp otc 10ml Pk	990582	NPH Insulin	CNG	9.1000
Insulin (Lente) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk <i>Not interchangeable</i>	275409 446580	Lente Insulin Lente Iletin	CNG LIL	7.2000 7.6000
Insulin (Lente) Pork 1000U/10ml Inj Susp otc 10ml Pk	990884	Lente Insulin	CNG	9.1000 +
Insulin (Protamine Zinc) Beef 1000U/10ml Inj Susp otc 10ml Pk	990590	Protamine Zinc Insulin	CNG	8.0000
Insulin (Protamine Zinc) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk <i>Not interchangeable</i>	274119 446610	Protamine Zinc Insulin Protamine Zinc Iletin	CNG LIL	6.9000 7.6000
Insulin (Protamine Zinc) Pork 1000U/10ml Inj Susp otc 10ml Pk	990604	Protamine Zinc Insulin	CNG	9.1000
Insulin (Semilente) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk <i>Not interchangeable</i>	275417 446602	Semilente insulin Semilente Iletin	CNG LIL	7.2000 7.6000
Insulin (Sulfated) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk	006009	Sulfated Insulin	CNG	22.1000
Insulin (Ultralente) Beef & Pork 1000U/10ml Inj Susp otc 10ml Pk <i>Not interchangeable</i>	275425 446599	Ultralente Insulin Ultralente Iletin	CNG LIL	7.2000 7.6000
Insulin (Zinc Crystalline) Beef 1000U/10ml Inj Sol otc 10ml Pk	990787	Insulin-Toronto	CNG	8.0000
Insulin (Zinc Crystalline) Beef & Pork 1000U/10ml Inj Sol otc 10ml Pk <i>Not interchangeable</i>	005894 446564	Insulin-Toronto Regular Iletin	CNG LIL	5.7000 7.1000
Insulin (Zinc Crystalline) Pork 1000U/10ml Inj Sol otc 10ml Pk	990566	Insulin-Toronto	CNG	9.1000

68:00 Hormones and Substitutes

68:20:02 Anti-Diabetic Agents Oral Anti-Diabetic Agents

Acetohexamide 500mg Tab ①	015598	Dimelor	LIL	0.1678
Chlorpropamide 250mg Tab ①	377937	Chlorpropamide	DTC	0.0293
	021350	Novopropamide	NOP	0.0295
	271330	Chloromide	ICN	0.0330
	312711	Apo- Chlorpropamide	APX	0.0352
	209937	Chlorpropamide	SAP	0.0370
	013730	Stabinal	HOR	0.0454
	012564	Chloronase	HOE	0.0593
	024716	Diabinese	PFI	0.0807
Chlorpropamide 100mg Tab ①	399302	Apo- Chlorpropamide	APX	0.0250
	024708	Diabinese	PFI	0.0418
Glyburide 5mg Tab ①	480290	Euglucon	USV	0.0821
	012599	Diabeta	HOE	0.0840
Glyburide 2.5mg Tab ①	480304	Euglucon	USV	0.0488
	454753	Diabeta	HOE	0.0550
Metformin HCl 500mg Tab ①	314552	Glucophage	NRD	0.0913
Tolbutamide 500mg Tab ①	021849	Novobutamide	NOP	0.0200
	017167	Tolbutone	MAN	0.0207
	093033	Tolbutamide	DTC	0.0225
	312762	Apo-Tolbutamide	APX	0.0230
	209872	Tolbutamide	SAP	0.0242
	012602	Orinase	HOE	0.0597
	013889	Mobenal	HOR	0.0648

68:24 Parathyroid Agents

Calcium Carbonate & Calcium Gluconolactate 1.5g & 3.08g Eff Tab ①	259497	Gramcal	SAN	0.3043
Calcium Carbonate & Calcium Gluconolactate 0.3g & 2.94g Eff Tab ①	027588	Calcium-Sandoz Forte	SAN	0.1815
Calcium Gluconate 650mg Tab etc 100 Pk	094773	Calcium Gluconate	DTC	2.7000
	023574	Calcium Gluconate	PDA	4.0000
Calcium Gluconate 1000mg/10ml Inj Sol 10ml Pk	027219	Calcium-Sandoz	SAN	0.8470
Calcium Gluconate & Calcium Glucoheptonate 58.7mg & 172.1mg/ml O/L ①	466425	Calcium-Rougier	ROG	0.0104
Calcium Gluconogalactogluconate 200mg/ml O/L ①	027383	Calcium-Sandoz	SAN	0.0122
Calcium Lactate 650mg Tab etc 100 Pk	094765	Calcium Lactate	DTC	2.7000
	023590	Calcium Lactate	PDA	4.1000

CONTINUED

68:00 Hormones and Substitutes

68:24 Parathyroid Agents

CONTINUED

Dihydrotachysterol 0.125mg Cap ①	033057	Hytakerol	WIN	0.2960
Dihydrotachysterol 0.25mg/ml O/L ①	033553	Hytakerol	WIN	1.1000

68:28 Pituitary Agents

Cosyntropin Zinc Hydroxide 1mg/ml Inj Susp 1ml Pk	253952	Synacthen Depot	CIB	9.2300
Desmopressin Acetate 0.1mg/ml Nas Sol 2.5ml Pk	402516	DDAVP	FEI	27.8000

68:32 Progestogens and Oral Contraceptives

Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	028630	Demulen 50	SEA	3.6300
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	343536	Demulen 50	SEA	3.9490
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 0.5mg Tab 21 Pk ① <i>Not interchangeable</i>	280089	Anoryol-21	DES	3.0500
Ethinyl Estradiol & Ethynodiol Diacetate 0.05mg & 0.5mg Tab 28 Pk ① <i>Not interchangeable</i>	349011	Anoryol-28	DES	3.3500
Ethinyl Estradiol & Ethynodiol Diacetate 0.03mg & 2mg Tab 21 Pk ① <i>Not interchangeable</i>	469327	Demulen 30	SEA	3.6685
Ethinyl Estradiol & Ethynodiol Diacetate 0.03mg & 2mg Tab 28 Pk ① <i>Not interchangeable</i>	471526	Demulen 30	SEA	4.0480
Ethinyl Estradiol & Norethindrone 0.035mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	372846	Ortho Novum 1/35	ORT	3.6960 +
Ethinyl Estradiol & Norethindrone 0.035mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	372838	Ortho Novum 1/35	ORT	3.8720 +
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg Tab 21 Pk ① <i>Not interchangeable</i>	373265 317047	Brevicon Modacon	SYN ORT	3.4760 3.6960
Ethinyl Estradiol & Norethindrone 0.035mg & 0.5mg Tab 28 Pk ① <i>Not interchangeable</i>	373273 340731	Brevicon Modacon	SYN ORT	3.6410 3.8720
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg Tab 21 Pk ① <i>Not interchangeable</i>	024015	Norlestrin 2.5/50	PDA	3.2000

CONTINUED

68:00 Hormones and Substitutes

68:32 Progestogens and Oral Contraceptives

CONTINUED

Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 2.5mg Tab 28 Pk ① <i>Not interchangeable</i>	340804	Norlestrin 2.5 50	PDA	3.3000
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	024007	Norlestrin 1/50	PDA	3.2000
Ethinyl Estradiol & Norethindrone Acetate 0.05mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	340790	Norlestrin 1/50	PDA	3.3000
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg Tab 21 Pk ① <i>Not interchangeable</i>	297143	Loestrin 1.5/30	PDA	3.2000
Ethinyl Estradiol & Norethindrone Acetate 0.03mg & 1.5mg Tab 28 Pk ① <i>Not interchangeable</i>	353027	Loestrin 1.5/30	PDA	3.3000
Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	315966	Minestrin 1/20	PDA	3.2000
Ethinyl Estradiol & Norethindrone Acetate 0.02mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	343838	Minestrin 1/20	PDA	3.3000
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg Tab 21 Pk ① <i>Not interchangeable</i>	034207	Ovral	WYE	3.3000
Ethinyl Estradiol & Norgestrel 0.05mg & 0.25mg Tab 28 Pk ① <i>Not interchangeable</i>	340766	Ovral	WYE	3.3000
Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg Tab 21 Pk ① <i>Not interchangeable</i>	300640	Min-Ovral	WYE	3.3000
Ethinyl Estradiol & Norgestrel 0.03mg & 0.15mg Tab 28 Pk ① <i>Not interchangeable</i>	342815	Min-Ovral	WYE	3.3000
Hydroxyprogesterone Caproate 250mg/2ml Oily Inj Sol 2ml Pk <i>Not interchangeable</i>	029211	Delalutin	SQU	6.4900
Medrogestone 5mg Tab ① <i>Not interchangeable</i>	037117	Colprone	AYE	0.0920
Medroxyprogesterone Acetate 100mg Tab ① <i>Not interchangeable</i>	030945	Provera	UPJ	0.6325
Medroxyprogesterone Acetate 5mg Tab ① <i>Not interchangeable</i>	030937	Provera	UPJ	0.1320
Medroxyprogesterone Acetate 400mg/4ml Inj Susp 4ml Pk ① <i>Not interchangeable</i>	030856	Depo-Provera	UPJ	15.9500

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68:00 Hormones and Substitutes

68:32 Progestogens and Oral Contraceptives

CONTINUED

Mestranol & Ethynodiol Diacetate 0.1mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	028703	Ovulen 1	SEA	4.1635
Mestranol & Ethynodiol Diacetate 0.1mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	340774	Ovulen 1	SEA	4.6640
Mestranol & Ethynodiol Diacetate 0.1mg & 0.5mg Tab 21 Pk ① <i>Not interchangeable</i>	028681	Ovulen 0.5	SEA	3.8885
Mestranol & Ethynodiol Diacetate 0.1mg & 0.5mg Tab 28 Pk ① <i>Not interchangeable</i>	341533	Ovulen 0.5	SEA	4.2790
Mestranol & Norethindrone 0.1mg & 2mg Tab 21 Pk ① <i>Not interchangeable</i>	030368	Norinyl 2	SYN	3.7620
	022640	Ortho-Novum 2	ORT	4.0260
Mestranol & Norethindrone 0.1mg & 2mg Tab 28 Pk ① <i>Not interchangeable</i>	340839	Norinyl 2	SYN	3.9270
Mestranol & Norethindrone 0.1mg & 0.5mg Tab 21 Pk ① <i>Not interchangeable</i>	022632	Ortho-Novum 0.5	ORT	4.0260
Mestranol & Norethindrone 0.08mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	030341	Norinyl 1 + 80	SYN	3.6410
	022659	Ortho-Novum 1/80	ORT	4.0260
Mestranol & Norethindrone 0.08mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	340855	Norinyl 1 + 80	SYN	3.7950
Mestranol & Norethindrone 0.075mg & 5mg Tab 21 Pk ① <i>Not interchangeable</i>	022616	Ortho-Novum 5	ORT	6.6000
Mestranol & Norethindrone 0.05mg & 1mg Tab 21 Pk ① <i>Not interchangeable</i>	030333	Norinyl 1	SYN	3.4760
	022608	Ortho-Novum 1/50	ORT	3.6960
Mestranol & Norethindrone 0.05mg & 1mg Tab 28 Pk ① <i>Not interchangeable</i>	340847	Norinyl 1	SYN	3.6410
	340758	Ortho-Novum 1/50	ORT	3.8720
Mestranol & Norethindrone 0.08mg & 2mg Seq Tab 21 Pk ① <i>Not interchangeable</i>	340812	Norquen	SYN	3.9160
Mestranol & Norethindrone 0.08mg & 2mg Seq Tab 28 Pk ① <i>Not interchangeable</i>	340820	Norquen	SYN	4.0370
Mestranol & Norethynodrel 0.1mg & 2.5mg Tab 21 Pk ① <i>Not interchangeable</i>	028665	Enovid-E	SEA	5.4670
Norethindrone 0.35mg Tab 35 Pk ① <i>Not interchangeable</i>	037605	Micronor	ORT	4.7410

68:00 Hormones and Substitutes

68:36 Thyroids

Calcitonin Salmon 400IU, 2ml inj Sol 2ml Pk ☉	424854	Calcimar	HRS	25.4980 +
Levothyroxine (Sodium) 0.3mg Tab ☉	009695 012319	Synthroid Eltroxin	FLI GLA	0.0452 0.0455
Levothyroxine (Sodium) 0.2mg Tab ☉	009687 012300	Synthroid Eltroxin	FLI GLA	0.0293 0.0293
Levothyroxine (Sodium) 0.15mg Tab ☉	295582 212164	Eltroxin Synthroid	GLA FLI	0.0286 0.0287
Levothyroxine (Sodium) 0.1mg Tab ☉	012297 009660	Eltroxin Synthroid	GLA FLI	0.0264 0.0266
Levothyroxine (Sodium) 0.05mg Tab ☉	012289 009652	Eltroxin Synthroid	GLA FLI	0.0210 0.0213
Liothyronine (Sodium) 25mcg Tab ☉	027103 012327	Cytomel Tertroxin	SKF GLA	0.0370 0.0464
Liothyronine (Sodium) 5mcg Tab ☉	027081	Cytomel	SKF	0.0301
Thyroid 2gr (125mg) Tab ☉	023965 483559	Thyroid Proloid	PDA PDA	0.0250 0.0275
Thyroid 1gr (60mg) Tab ☉	023957 483540	Thyroid Proloid	PDA PDA	0.0190 0.0210
Thyroid 1/2gr (30mg) Tab ☉	023949 483583	Thyroid Proloid	PDA PDA	0.0160 0.0175

68:38 Anti-Thyroids

Methimazole 5mg Tab ☉	015741	Tapazole	LIL	0.0488
Propylthiouracil 100mg Tab ☉	010219	Propyl-Thyracil	FRS	0.0914
Propylthiouracil 50mg Tab ☉	010200	Propyl-Thyracil	FRS	0.0583

76:00 Oxytocics

Ergonovine Maleate 0.2mg Tab	015709	Ergotrate	LIL	0.1102
Oxytocin 10IU/ml Inj Sol 1ml Pk	035998	Syntocinon-10	SAN	0.3520
Oxytocin 5IU/ml Inj Sol 1ml Pk	282316	Syntocinon-5	SAN	0.2860

84:00 Skin and Mucous Membrane Preparations

84:04:04 Anti-Infectives (Skin) Antibiotics (Skin)

Bacitracin 500U/g Oint	312487	Bacitin	ICN	0.0990
	031046	Baciguent	UPJ	0.1033
	012351	Bacitracin	GLA	0.1393
Erythromycin 1% Oint	015997	Ilotycin	LIL	0.1855
Neomycin Sulfate 0.5% Oint	031070	Myciguent	UPJ	0.0860
Neomycin Sulfate 500mg/ml Top Sol	030813	Mycifradin	UPJ	0.2850

84:04:08 Anti-Infectives (Skin) Fungicides (Skin)

Clotrimazole 100mg Vag Tab	353833	Canesten	BOE	1.2467
Clotrimazole 10mg/g Vag Cr-App	420301	Canesten	BOE	0.1606
Clotrimazole 10mg/g Cr	325465	Canesten	BOE	0.2365
Clotrimazole 10mg/ml Top Sol	325473	Canesten	BOE	0.2365
Econazole Nitrate 150mg Vag Sup	452114	Ecostatin	SQU	2.2333
Haloprogin 1% Cr	291048	Halotex	WSD	0.1599 +
Haloprogin 1% Top Sol	291021	Halotex	WSD	0.2002 +
Miconazole Nitrate 100mg Sup	387193	Monistat 7	ORT	1.2493
Miconazole Nitrate 2% Vag Cr-App	321036	Monistat 7	ORT	0.1861
Miconazole Nitrate 2% Cr	326968	Micatin	MCN	0.1632
	497797	Monistat Derm	ORT	0.1650 +
Miconazole Nitrate 2% Lot	471534	Micatin	MCN	0.2072
Nystatin 100,000U Vag Tab	270091	Nadostine	NDA	0.1600
	015067	Nilstat	LED	0.1867
	029491	Mycostatin	SQU	0.1900
Nystatin 100,000U/g Vag Cr	278793	Nilstat	LED	0.1167
Nystatin 25,000U/g Vag Cr	295973	Mycostatin	SQU	0.0533
Nystatin 100,000U/g Oint	288195	Nadostine	NDA	0.1567
	029556	Mycostatin	SQU	0.1733
	449806	Nilstat	LED	0.1767
Nystatin 100,000U/g Cr	288217	Nadostine	NDA	0.1567
	029092	Mycostatin	SQU	0.1733
	449792	Nilstat	LED	0.1767
Tolnaftate 1% Cr	027936	Tinactin	SCH	0.1379
Tolnaftate 1% Top Sol	028088	Tinactin	SCH	0.1379
Tolnaftate 1% Top Pd	027960	Tinactin	SCH	0.0726

84:04:12 Anti-Infectives (Skin) Parasiticides (Skin)

Benzyl Benzoate 25% Cr	001376	Scabanca	ANC	0.0363
Crotamiton 10% Cr	010375	Eurax	GEI	0.1491

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84:00 Skin and Mucous Membrane Preparations

84:04:12 Anti-Infectives (Skin) Parasiticides (Skin)

CONTINUED

Gamma Benzene Hexachloride 1% Cr	026204	Kwellada	RCA	0.0298
Gamma Benzene Hexachloride 1% Shampoo	026220 351105	Kwellada gBh	RCA ROR	0.0354 0.0429
Gamma Benzene Hexachloride 1% Lot	026212	Kwellada	RCA	0.0290

84:04:16 Anti-Infectives (Skin) Other Anti-Infectives (Skin)

Chlorhexidine Gluconate 4% Top Sol otc 115ml Pk	245097	Hibitane	AYE	3.1000
Hexachlorophene 3% Top Emuls ①	205389	PhisoHex	WIN	0.0127
Idoxuridine 0.1% Top Sol	001317	Herplex-D	ALL	0.3740
* Iodochlorhydroxyquin 3% Cr	005142	Vioform	CIB	0.0920
Metronidazole 500mg Vag Tab	283967 025887	Trikacide Flagyl	ICN RPP	0.2090 0.2145
Metronidazole 10% Vag Cr	024929	Flagyl	RPP	0.0955
Metronidazole & Nystatin 500mg & 100,000U Vag Tab	250724	Flagystatin	RPP	0.8195
Metronidazole & Nystatin 500mg & 100,000U/g Vag Cr-App	338338	Flagystatin	RPP	0.1490
Metronidazole and Nystatin 500mg & 100,000U Vag Sup	439134	Flagystatin	RPP	0.8195
N'benzoylsulfanilamide & Sulfathiazole & Sulfacetamide & Urea Vag Cr-App	153605	Sultrin	ORT	0.0921
Povidone - Iodine 200mg Vag Sup	026050	Betadine	PFR	0.3379
Povidone - Iodine 10% Vag Sol	026093 252824 003115	Betadine Proviiodine Bridine	PFR ROG AHA	0.0131 0.0148 0.0151
Povidone - Iodine 10% Vag Gel	026611 002720 026034	Proviiodine Bridine Betadine	ROG AHA PFR	0.0444 0.0453 0.0453
* Povidone - Iodine 10% Top Sol ①	062081 158348 172944	Bridine Sol Betadine Proviiodine	AHA PFR ROG	0.0097 0.0099 0.0108
Sulfanilamide & Aminacrine HCl & Allantoin Vag Sup	323527 134139	Vagitrol AVC	SYN MER	0.3850 0.4033
Sulfanilamide & Aminacrine HCl & Allantoin Vag Cr	189510 134120	Vagitrol AVC	SYN MER	0.0335 0.0478

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84:00 Skin and Mucous Membrane Preparations

84:04:16 Anti-Infectives (Skin) Other Anti-Infectives (Skin)

CONTINUED

Sulfisoxazole 10% Vag Cr	115479	Gantrisin	HLR	0.0725
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84:06 Anti-Inflammatory Agents (Skin)

Amcinonide 0.1% Cr	443824	Cyclocort	LED	0.2433
Beclomethasone Dipropionate 0.025% Oint	003697	Propaderm	AHA	0.2167
Beclomethasone Dipropionate 0.025% Cr	002712	Propaderm	AHA	0.2167
Beclomethasone Dipropionate 0.025% Lot	270466	Propaderm	AHA	0.1512
Betamethasone Benzoate 0.025% Gel	335347	Beben	PDA	0.2233
Betamethasone Dipropionate 0.05% Oint	344923	Diprosone	SCH	0.2244
Betamethasone Dipropionate 0.05% Cr	323071	Diprosone	SCH	0.2244
Betamethasone Dipropionate 0.05% Lot	417246	Diprosone	SCH	0.1888
Betamethasone Valerate 0.1% Oint	012386	Betnovate	GLA	0.0480
	028363	Celestoderm-V	SCH	0.0557
Betamethasone Valerate 0.05% Oint	028355	Celestoderm-V/2	SCH	0.0387
	012378	Betnovate-1/2	GLA	0.0480
Betamethasone Valerate 0.1% Cr	011924	Betnovate	GLA	0.0480
	027901	Celestoderm-V	SCH	0.0557
Betamethasone Valerate 0.05% Cr	027898	Celestoderm-V/2	SCH	0.0387
	011916	Betnovate-1/2	GLA	0.0480
Betamethasone Valerate 0.1% Lot	011940	Betnovate	GLA	0.1443
Betamethasone Valerate 0.05% Lot	011932	Betnovate-1/2	GLA	0.1137
Betamethasone Valerate 0.1% Scalp Lot	027944	Valisone	SCH	0.1311
Bufexamac 5% Oint	441155	Norfemac	NRD	0.1833
Bufexamac 5% Cr	441147	Norfemac	NRD	0.1833
Clobetasol Propionate 0.05% Oint	359726	Dermovate	GLA	0.2889
Clobetasol Propionate 0.05% Cr	359718	Dermovate	GLA	0.2889
Clobetasone Butyrate 0.05% Oint	456551	Eumovate	GLA	0.1855
Clobetasone Butyrate 0.05% Cr	456543	Eumovate	GLA	0.1855
Desonide 0.05% Oint	410179	Tridesilon	DOM	0.1472
Desonide 0.05% Cr	210153	Tridesilon	DOM	0.1679
Desoximetasone 0.25% Cr	420271	Topicort	HOE	0.2195
Desoximetasone 0.05% Cr	486450	Topicort	HOE	0.1408
Diflorasone Diacetate 0.05% Oint	481793	Florone	UPJ	0.2200 +
Diflorasone Diacetate 0.05% Cr	481807	Florone	UPJ	0.2200 +

CONTINUED

84:00 Skin and Mucous Membrane Preparations

84:06 Anti-Inflammatory Agents (Skin)

CONTINUED

Flumethasone Pivalate 0.03% Oint	005789	Locacorten	CiB	0.2727
Flumethasone Pivalate 0.03% Cr	005134	Locacorten	CiB	0.2727
Fluocinolone Acetonide 0.025% Emol Cr	424935	Synamol Regular	SYN	0.2017
Fluocinolone Acetonide 0.01% Emol Cr	424927	Synamol Mild	SYN	0.1027
Fluocinolone Acetonide 0.025% Oint	030406	Synalar Regular	SYN	0.2017
Fluocinolone Acetonide 0.01% Oint	030392	Synalar Mild	SYN	0.1027
Fluocinolone Acetonide 0.025% Cr	428094	Dermalar	ICN	0.1833 +
	365220	Fluoderm	KLP	0.1867
	030422	Synalar Regular	SYN	0.2017
	488941	Fluolean	HRS	0.2134
Fluocinolone Acetonide 0.01% Cr	385239	Fluoderm	KLP	0.0933
	030414	Synalar Mild	SYN	0.1027
	488968	Fluolean	HRS	0.1034
Fluocinolone Acetonide 0.01% Top Sol	030260	Synalar Solution	SYN	0.1392
Fluocinonide 0.05% Oint	274437	Lidex	SYN	0.2310
Fluocinonide 0.01% Oint	274445	Lidex Mild	SYN	0.1540
Fluocinonide 0.05% Emol Cr	424943	Lidemol	SYN	0.2310
Fluocinonide 0.05% Cr	036099	Lidex	SYN	0.2310
Fluocinonide 0.01% Cr	274453	Lidex Mild	SYN	0.1540
Fluocinonide 0.05% Gel	281913	Topsyn	SYN	0.2310
Flurandrenolide 0.05% Oint	016012	Drenison	LIL	0.2457
Flurandrenolide 0.0125% Oint	016004	Drenison-1/4	LIL	0.0990
Flurandrenolide 0.05% Cr	015326	Drenison	LIL	0.2457
Flurandrenolide 0.0125% Cr	015318	Drenison-1/4	LIL	0.0990
Halcinonide 0.1% Sol	404187	Halog	SQU	0.1850
Halcinonide 0.1% Oint	403075	Halog	SQU	0.2350
Halcinonide 0.1% Cr	326941	Halog	SQU	0.2350
Halcinonide 0.025% Cr	404179	Halog	SQU	0.1317
Hydrocortisone 1% Oint	502197	Cortate	SCH	0.0269 +
	093645	Hydrocortisone	DTC	0.0320
	031054	Cortef	UPJ	0.1200
Hydrocortisone 0.5% Oint	093637	Hydrocortisone	DTC	0.0281
Hydrocortisone 1% Cr	502200	Cortate	SCH	0.0269 +
	338591	Hydro-Cortilean	HRS	0.0312
	303695	Unicort	AHA	0.0356
Hydrocortisone 0.5% Cr	303887	Unicort	AHA	0.0256
Hydrocortisone Valerate 0.2% Cr	423165	Westcort	WSD	0.1430
Methylprednisolone 0.25% Oint	031062	Medrol	UPJ	0.1100

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84:00 Skin and Mucous Membrane Preparations

84:06 Anti-Inflammatory Agents (Skin)

CONTINUED

Triamcinolone Acetonide 0.1% Oint	127914	Aristocort R	LED	0.2000
	029572	Kenalog	SQU	0.2000
Triamcinolone Acetonide 0.025% Oint	029564	Kenalog-E	SQU	0.0967
	282456	Aristocort D	LED	0.0983
Triamcinolone Acetonide 0.1% Cr	385204	Triaderm	KLP	0.1867
	014621	Aristocort R	LED	0.2000
	029114	Kenalog	SQU	0.2000
	488984	Trialean	HRS	0.2002
Triamcinolone Acetonide 0.025% Cr	385182	Triaderm	KLP	0.0907
	029106	Kenalog-E	SQU	0.0967
	282448	Aristocort D	LED	0.0983
	488976	Trialean	HRS	0.0997
Triamcinolone Acetonide 0.1% Lot	029130	Kenalog	SQU	0.2867
Triamcinolone Acetonide 0.1% in Orabase Oral Top Oint	029505	Kenalog-Orabase	SQU	0.4563

84:08 Antipruritics and Topical Anesthetics

Cinchocaine HCl 1% Oint ①	287075	Nupercainal	CIB	0.0480
Pramoxine HCl 1% Cr ①	000116	Tronothane	ABB	0.0846
Tetracaine HCl 1% Cr ①	205451	Pontocaine	WIN	0.1250

84:12 Astringents

Aluminum Acetate & Benzethonium Chloride 0.35% & 0.023% Pd	396524	Buro-Sol	TCD	0.3245
Aluminum Sulfate & Calcium Acetate 880mg & 600mg Tab	037311	Domeboro	DOM	0.2136
Aluminum Sulfate & Calcium Acetate 1.1g & 800mg Pd Pk	037338	Domeboro	DOM	0.2135

84:24 Emollients, Demulcents and Protectants

* Dimethylpolysiloxane 20% Cr ①	253057	Barriere	AHA	0.0235
Para-Aminobenzoic Acid 5% Gel	359734	Presun	WSD	0.0214
	390275	Pabagel	ALC	0.0253
Para-Aminobenzoic Acid 5% Lot	007307	Pabanol	ELD	0.0239
	354260	Presun 8	WSD	0.0239
* Zinc Oxide 15% Oint ①	093661	Zinc Oxide	DTC	0.0183

84:00 Skin and Mucous Membrane Preparations

84:28 Keratolytic Agents

Anthralin 0.2% Cr	187682	Lasan-2	STI	0.0581
Anthralin 0.1% Cr	249858	Lasan-1	STI	0.0581
Benzoyl Peroxide 20% Gel	399116	Dermoxyl	ICN	0.0853
	373036	Panoxyl	STI	0.0924
Benzoyl Peroxide 10% Gel	307572	Desquam-X10	WSD	0.0579
	426288	10-Benzagel	ROR	0.0664
	372706	Dermoxyl	ICN	0.0669
	263699	Panoxyl	STI	0.0726
Benzoyl Peroxide 5% Gel	307564	Desquam-X5	WSD	0.0491
	426261	5-Benzagel	ROR	0.0530
	372692	Dermoxyl	ICN	0.0532
	263702	Panoxyl	STI	0.0581
Benzoyl Peroxide 20% Lot	374318	Oxyderm	ICN	0.1082
	187585	Benoxyl	STI	0.1313
Benzoyl Peroxide 10% Lot	432938	Oxyderm	ICN	0.0607
	370568	Benoxyl	STI	0.1203
Benzoyl Peroxide 5% Lot	374326	Oxyderm	ICN	0.0697
	236063	Benoxyl	STI	0.0917
Salicylic Acid 6% Gel	307580	Keralyt	WSD	0.0556 +
Tretinoin 0.05% Cr	493333	Vitamin A Acid	ROR	0.2156 +
Tretinoin 0.05% Gel	419001	Vitamin A Acid	ROR	0.2156

84:32 Keratoplastic Agents

Coal Tar Extract 2% Gel otc 85g Pk	373222	Estar	WSD	5.8500
Colloidal Crude Coal Tar				
1% Shampoo otc 171ml Pk	241075	Zetar	ROR	4.8000
Crude Coal Tar 4.3% Susp otc 100ml Pk	506966	Pentrax	COO	6.0500
Crude Coal Tar 30% Emuls otc 171ml Pk	085871	Zetar	ROR	7.6000
Crude Coal Tar 2.5% Top Sol otc 230ml Pk	208132	Balnetar	WSD	6.7000
Tar 1% Shampoo otc 150ml Pk	249866	Polytar	STI	3.6000 +
Tar Distillate 10% Emuls otc 250ml Pk	090913	Doak-Oil Forte	TCD	8.4000
Tar Distillate 2% Emuls otc 250ml Pk	091006	Doak-Oil	TCD	6.4000
Tar Distillate 3% Shampoo otc 150ml Pk	238252	Tersa-Tar	TCD	4.2000

84:36 Miscellaneous Skin and Mucous Membrane Agents

Betamethasone Disodium Phosphate				
5mg/100ml Enema 100ml Pk	012181	Betnesol	GLA	3.6426
Collagenase 250U/g Oint	412066	Santyl	PNG	0.5386

CONTINUED

84:00 Skin and Mucous Membrane Preparations

84:36 Miscellaneous Skin and Mucous Membrane Agents

CONTINUED

Colloidal Oatmeal Pd 360g Pk ①	273104	Aveeno	COO	4.1250
Colloidal Oatmeal (Oilated) Pd 180g Pk ①	281891	Aveeno (Oilated)	COO	3.9600
Fibrinolysin & Desoxyribonuclease Pc 25U & 15,000U Pk	023078	Elastase	PDA	10.9800
Fibrinolysin & Desoxyribonuclease 1U & 666U/g Oint	024082	Elastase	PDA	0.5290
Fluorouracil 5% Cr	330582	Efludex	HLR	0.2279
Hydrocortisone 40mg Sup	314226	Cortiment	NRD	0.5533
Hydrocortisone 10mg Sup	314242	Cortiment	NRD	0.4466
Hydrocortisone 100mg/60ml Enema 60ml Pk	230316	Cortenema	ICN	3.4886
Methoxsalen 10mg Cap ①	007269	Oxsoralen	ELD	0.5814
Selenium Sulfide 2.5% Susp ①	243000	Selsun	ABB	0.0303
Suttilains 82,000U/g Oint	265381	Travase	FLI	0.7213
* Zinc Oxide & Balsam Peru & Benzyl Benzoate & Oxyquinoline Sulfate Sup	476315	Anusol	PDA	0.1052

86:00 Spasmolytics

Aminophylline 200mg Tab ①	014931	Aminophylline	LED	0.0440
Aminophylline 100mg Tab ①	092940	Aminophylline	DTC	0.0230
	014923	Aminophylline	LED	0.0275
Aminophylline 105mg/5ml O/L ①	379603	Somophyllin	FIS	0.0198
Aminophylline 500mg Sup	451673	Corophyllin	BEE	0.2457
Aminophylline 250mg Sup	451665	Corophyllin	BEE	0.2063
Aminophylline 500mg/10ml Inj Sol 10ml Pk	029610	Aminophylline	ABB	0.4800
Aminophylline 250mg/10ml Inj Sol 10ml Pk	012033	Aminophylline	GLA	0.6838
Oxtriphylline 300mg Tab ②	483591	Choledyl	PDA	0.0910
Oxtriphylline 200mg Tab ①	346071	Rouphylline	ROG	0.0410
	503088	Chophylline	ICN	0.0452 +
	476412	Choledyl	PDA	0.0460
Oxtriphylline 100mg Tab ①	451282	Rouphylline	ROG	0.0340 -
	476404	Choledyl	PDA	0.0450
Oxtriphylline 20mg/ml O/L ①	476366	Choledyl	PDA	0.0156
Oxtriphylline 10mg/ml O/L ①	476390	Choledyl	PDA	0.0136
Theophylline 300mg LA Tab ①	461008	Theo-Dur	AST	0.1592 -
Theophylline 200mg LA Tab ①	460990	Theo-Dur	AST	0.1326 +
Theophylline 100mg LA Tab ①	460982	Theo-Dur	AST	0.1141 -
Theophylline 200mg Cap ①	442283	Somophyllin-T	FIS	0.0880
	286214	Elixophyllin	COO	0.1627
Theophylline 100mg Cap ①	442275	Somophyllin-T	FIS	0.0732
	444006	Elixophyllin	COO	0.0994
Theophylline 80mg/15ml O/L ①	452327	Theolixir	ICN	0.0059
	261203	Theophylline	DES	0.0075
	307548	Theophylline	ROG	0.0075
	281905	Elixophyllin	COC	0.0087
Theophylline Anhydrous 250mg Tab ①	461687	Theolair	RIK	0.1540 -
Theophylline Anhydrous 125mg Tab ①	395218	Theolair	RIK	0.1056
Theophylline Calcium Aminoacetate 325mg Tab ①	263761	Acet-Am	ORG	0.0823
Theophylline Sodium Aminoacetate 20mg/ml O/L ①	270695	Acet-Am	ORG	0.0319

88:00 Vitamins and Minerals

88:04 Vitamin A

Vitamin A 50,000IU Cap ②	021075	Vitamin A	NOP	0.0480
	480169	Aquasol A	USV	0.0864
	033103	Afaxin	WIN	0.1400
Vitamin A 25,000IU Cap ②	021067	Vitamin A	NOP	0.0260
	480193	Aquasol A	USV	0.0502
	033081	Afaxin	WIN	0.0770

88:08 Vitamins B

*Cyanocobalamin 10mg:10ml Inj Sol otc 10ml Pk	211125	Cyanoco- balamin	KLP	3.2500
	338729	Cyanoco- balamin	HRS	3.6000
	314277	Cyanoco- balamin	NRD	3.6000
	002909	Anacobin	AHA	6.7000
	029165	Rubramin	SQU	10.3000

*Cyanocobalamin 1mg:10ml Inj Sol otc 10ml Pk	029157	Rubramin	SQU	3.5000
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*Folic Acid 5mg Tab ②	094617	Folic Acid	DTC	0.0235
	284149	Folic Acid	ICN	0.0264
	021466	Novofolacid	NOP	0.0284
	426849	Apo-Folic	APX	0.0295
	003492	Folic Acid	AHA	0.0442
	014966	Folvite	LED	0.0695

Niacinamide 100mg Tab ②	268674	Niacinamide	ICN	0.0198 +
	023736	Niacinamide	PDA	0.0225

Niacinamide 50mg Tab ②	023728	Niacinamide	PDA	0.0195
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Nicotinic Acid 100mg Tab ②	000507	Nicotinic Acid	ABB	0.0178
	015776	Niacin	LIL	0.0178
	268585	Niacin	ICN	0.0209 +

Nicotinic Acid 50mg Tab ②	023744	Niacin	PDA	0.0100
	274496	Novoniacin	NOP	0.0110
	000493	Nicotinic Acid	ABB	0.0132
	268593	Niacin	ICN	0.0149 +
	015768	Niacin	LIL	0.0154

Pyridoxine HCl 25mg Tab ②	268607	Vitamin B6	ICN	0.0292
	015865	Hexa-Betalin	LIL	0.0581

Riboflavin 10mg Tab ②	023884	Riboflavin	PDA	0.0340
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Thiamine HCl 50mg Tab ②	268631	Vitamin B1	ICN	0.0259
	023922	Thiamine	PDA	0.0340

Thiamine HCl 1000mg/10ml Inj Sol 10ml Pk	033421	Betaxin	WIN	4.3450
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*Vitamins B & C Tab otc 100 Pk	242934	Beminal	AYE	5.8000
	399795	Beforte	FRS	7.9000

88:00 Vitamins and Minerals

88:12 Vitamin C

* Ascorbic Acid 1000mg Tab otc 100 Pk	256862	Ascorbic Acid	WAM	6.6000
	466603	Apo-C	APX	10.2500 +
* Ascorbic Acid 500mg Tab otc 100 Pk	036188	Ascorbic Acid	WAM	3.7000
	021997	Novo-C	NOP	4.0000
	094668	Ascorbic Acid	DTC	4.1000
	466611	Apo-C	APX	5.7000 +
	232122	Ascorbic Acid	SAP	7.7000
* Ascorbic Acid 250mg Tab otc 100 Pk	094641	Ascorbic Acid	DTC	2.5000
	021237	Novo-C	NOP	2.5000
	466638	Apo-C	APX	3.6000 +
	265012	Ascorbic Acid	SAP	5.7000
* Ascorbic Acid 100mg Tab otc 100 Pk	094633	Ascorbic Acid	DTC	1.3000
	021970	Novo-C	NOP	1.4000
	466646	Apo-C	APX	1.9000 +
	492752	Vitamin C	CLK	1.9500 +

88:16 Vitamin D

Calciferol 10,000IU/ml O/L ①	033545	Drisdol	WIN	0.1727
Vitamin D 50,000IU Cap ①	002690	Radiostol	AHA	0.0946
	009830	Ostoforte	FRS	0.0987

88:24 Vitamin K

Menadiol Sodium Diphosphate 5mg Tab ①	013374	Synkavite	HLR	0.0270
Menadiol Sodium Diphosphate 10mg/ml Inj Sol 1ml Pk	012920	Synkavite	HLR	0.6204
Menadiol Sodium Diphosphate 5mg/ml Inj Sol 1ml Pk	012912	Synkavite	HLR	0.5280

88:28 Multivitamins

* Hexavitamins NF Tab otc 100 Pk	269034	Hexavitamins	NOP	3.8000
	337803	Beminal Plus	AYE	5.8000
* Vitamins A & D & C & B Complex O/L otc 250ml Pk	156493	Pardec	PDA	4.1000
Vitamins A & D & C & B Complex Ped O/L otc 50ml Pk	477583	Poly-Vi-Sol	MJO	6.7000

92:00 Unclassified Therapeutic Agents

Allopurinol 300mg Tab ①	294322	Zyloprim	BWE	0.2035
	454354	Alloprin	ICN	0.2035 +
	415766	Purinol	HOR	0.2351
Allopurinol 200mg Tab ①	506370	Zyloprim	BWE	0.1100 +
	415758	Purinol	HOR	0.1569
Allopurinol 100mg Tab ①	449687	Alloprin	ICN	0.0743
	004588	Zyloprim	BWE	0.0755
	415731	Purinol	HOR	0.0865
Amantadine HCl 100mg Cap	274674	Symmetrel	END	0.1821
Amantadine HCl 10mg/ml O/L	382159	Symmetrel	END	0.0303
Azathioprine 50mg Tab ①	004596	Imuran	BWE	0.2365
Bromocriptine 2.5mg Tab ①	371033	Parlodel	SAN	0.4428
Calcium Carbimide 50mg Tab ①	014958	Temposil	LED	0.2060
Clomiphene Citrate 50mg Tab ①	018031	Clomid	MER	1.7142
Disulfiram 500mg Tab ①	002542	Antabuse	AYE	0.1208
Disulfiram 250mg Tab ①	002534	Antabuse	AYE	0.0633
Etidronate Disodium 200mg Tab	454087	Didronel	PGA	0.6723
Glucagon Inj Pd 1mg Pk ①	015377	Glucagon	LIL	9.4050
Levodopa 500mg Tab ①	013358	Larodopa	HLR	0.1386
Levodopa 250mg Tab ①	013331	Larodopa	HLR	0.0787
Levodopa & Benserazide 200mg & 50mg Cap ①	386472	Prolopa 200-50	HLR	0.2915
Levodopa & Benserazide 100mg & 25mg Cap ①	386464	Prolopa 100-25	HLR	0.1744
Levodopa & Carbidopa 250mg & 25mg Tab ①	328219	Sinemet	MSD	0.3172
Levodopa & Carbidopa 100mg & 10mg Tab ①	355658	Sinemet	MSD	0.1902
Penicillamine 250mg Tab	511641	Depen	HOR	0.3475 +
Penicillamine 250mg Cap	016055	Cuprimine	MSD	0.3910
Penicillamine 125mg Cap	497894	Cuprimine	MSD	0.2607
Sodium Cromoglycate 20mg/Cart Pd Inh ①	261238	Intal-P	FIS	0.2607
Sodium Cromoglycate 10mg/Cart Pd Inh ①	328944	Rynacrom	FIS	0.1408

O. Reg. 18/81, s. 1.

2. Ontario Regulation 528/80 is revoked. O. Reg. 18/81, s. 2.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 19/81.

Exemption—St. Clair College of Applied
Arts and Technology—MCU-2.

Made—January 22nd, 1981.

Approved—January 22nd, 1981.

Filed—January 23rd, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—ST. CLAIR COLLEGE OF APPLIED ARTS AND TECHNOLOGY—MCU-2

Having received a request from the president of the St. Clair College of Applied Arts and Technology that an undertaking, namely:

The construction of a new 45,000 square foot industrial building to be known as the Industrial Resource Centre which is intended to be used to train or upgrade tradesmen for the automotive and other manufacturing plants in the Windsor area,

be exempt from the application of the Act pursuant to Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with by the delay in bringing into operation new training and upgrading facilities to meet the immediate needs of local industry for skilled tradesmen.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or

any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders, subject to the terms and conditions set out below, that the undertaking is exempt from the application of the Act for the following reasons:

- A. The exemption will allow the St. Clair College of Applied Arts and Technology to implement the training and upgrading programs planned for the Industrial Resource Centre by September 1981;
- B. The site that the St. Clair College of Applied Arts and Technology has selected for the proposed Industrial Resource Centre is to be located in a municipally owned industrial development known as the Walker Industrial Park on Lot #13 of the Phase 1 Lotting Plan;
- C. The proposed Industrial Resource Centre will be located in an area where the location of the facility is not likely to have any particular adverse or negative impact on the local environment.

This exemption is subject to the following terms and conditions:

1. This exemption shall terminate if tenders for construction are not awarded by December 31, 1981. O. Reg. 19/81.

HARRY PARROTT
Minister of the Environment

Dated this 22nd day of January, 1981.

THE LIQUOR LICENCE ACT

O. Reg. 20/81.

General.

Made—January 22nd, 1981.

Filed—January 27th, 1981.

REGULATION TO AMEND

REGULATION 581 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE LIQUOR LICENCE ACT

1. Section 72 of Regulation 581 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(4) Notwithstanding that the fees otherwise payable under subsection (2) may exceed \$25 per year in respect of special occasion permits issued to it for its Foodland Ontario Program, the Ontario Grape Growers' Marketing Board shall not be liable to pay as fees in respect of special occasion permits more than \$25 per year. O. Reg. 20/81, s. 1.

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 21/81.

Approved Guarantee Companies.

Made—January 22nd, 1981.

Filed—January 27th, 1981.

REGULATION TO AMEND

REGULATION 444 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 444 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

23a. Cumis General Insurance Company

THE PLANNING ACT

O. Reg. 22/81.

Restricted Areas—All lands within the

Township of Oxford (on Rideau) in the

United Counties of Leeds and Grenville.

Made—January 23rd, 1981.

Filed—January 27th, 1981.

REGULATION TO AMEND

ONTARIO REGULATION 372/77

MADE UNDER

THE PLANNING ACT

1. Ontario Regulation 372/77 is amended by adding thereto the following section:

6. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a building containing a bowling alley and a snack bar provided the following requirements are met:

Minimum front yard	12 metres
Minimum side yards	7 metres
Minimum rear yard	10 metres
Maximum ground floor area	604 square metres
Minimum number of parking spaces	69

O. Reg. 22/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Township of Oxford (on Rideau) in the United Counties of Leeds and Grenville, being that part of Lot 26 in Concession II shown as Part 1 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Grenville (No. 15) as Number 15R-6140. O. Reg. 22/81, s. 2.

D. G. HENDERSON

Director,

Community Planning Review Branch,

North and East,

Ministry of Housing

Dated at Toronto, this 23rd day of January, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 23/81.

Exemption—Ministry of Government Services—MGS-43.

Made—January 8th, 1981.

Approved—January 8th, 1981.

Filed—January 27th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-43

Having received a request from the Minister of Government Services that an undertaking, namely:

The activity of demolishing 2 vacant structures located on the property known as 62 and 66 Queen Street in the Town of Sioux Lookout and legally referred to as lots 80, 81 and 82, Registered Plan M218 and lots 274 and 275, Registered Plan M220, Town of Sioux Lookout, District of Kenora,

be exempted from the application of the Act pursuant to section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following damage or interference with the person indicated will occur:

- A. The Crown will be damaged and interfered with by the undue expense required to prepare an environmental assessment for an undertaking that will have no significant adverse effect on the environment, and that is required to eliminate the present concern for public safety in terms of fire hazard and vandalism at the vacant structures.

Having weighed such damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment, which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Minister of Government Services has informed me that adverse environmental impacts are not envisioned as part of the demolition activities and that the concern for public safety which exists as a result of the unoccupied condition of the structures would be eliminated, and

- B. The proposed undertaking merely exempts the demolition of structures on the said properties. Before the Ministry of Government Services proposes to commence another use of the site, including the proposal to construct an Ontario Government Office accommodations building, an approval would be required under the Act.

This exemption order is subject to the following terms and conditions:

1. That tenders for the demolition of the structures will be let no later than July 1, 1981, and
2. This order does not exempt any other activity, such as establishing an Ontario Government office accommodations building. O. Reg. 23/81.

HARRY PARROTT
Minister of the Environment

Dated this 8th day of January, 1981.

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 24/81.

Assignment of Powers and Duties of Minister.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 28 (5) of the *Conservation Authorities Act* to hear and determine the appeal of Margaret Lonsdale against the decision of The Otonabee Region Conservation Authority made on the 12th day of September, 1980, denying her application to erect a garage on Lot 32, Plan M-4 in the City of Peterborough in the County of Peterborough, municipally known as 1164 Whitefield Drive. O. Reg. 24/81.

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 25/81.

Assignment of Powers and Duties
of Minister.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 28 (5) of the *Conservation Authorities Act* to hear and determine the appeal of Victor Debbert against the decision of The South Lake Simcoe Conservation Authority made the 7th day of August, 1980, denying his application to construct a wall and place fill on Lot 5 on Registered Plan 431 in the Township of Georgina in The Regional Municipality of York. O. Reg. 25/81.

THE GAME AND FISH ACT

O. Reg. 26/81.

Horwood Lake Hunting Area.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

HORWOOD LAKE HUNTING AREA

1. The Crown lands described in the Schedule are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 26/81, s. 1.

2. Except as provided in this Regulation, no person shall hunt moose in the area described in the Schedule. O. Reg. 26/81, s. 2.

3. In this Regulation "hunting in a party" means hunting in a party of two or three persons who each have a valid licence to hunt moose and who have agreed to hunt moose co-operatively during a period in an area that can reasonably be hunted by such persons during the period so that the intended objective of the hunt can be achieved. O. Reg. 26/81, s. 3.

4.—(1) The holder of a resident's licence to hunt moose or a non-resident's licence to hunt moose may hunt moose only while hunting in a party on any day

from the 18th day of October to the 31st day of October, both inclusive, in the year 1981 in the area described in the Schedule if,

(a) his name is drawn by lot in a draw administered by the Ministry of Natural Resources; and

(b) he affixes to his licence to hunt moose held by him, a stamp supplied by the Ministry of Natural Resources.

(2) Where a moose is killed by a person hunting in a party, the persons so hunting or any of them shall, on or before the 20th day of November, 1981, report the killing of the moose at any office of the Ministry of Natural Resources and shall present for inspection the lower jaw or head thereof. O. Reg. 26/81, s. 4.

5.—(1) Where a moose is killed by a person hunting in a party, there shall be attached forthwith to the tendon of one of the hind legs of the moose,

(a) the seal provided with the licence to hunt moose held by such person; and

(b) the seal provided with the licence to hunt moose held by any one of the other persons hunting in a party.

(2) The seals attached to the moose in accordance with subsection (1) shall be kept attached to the moose in the manner prescribed while the moose is being transported. O. Reg. 26/81, s. 5.

6. Notwithstanding the provisions of Regulation 428 of Revised Regulations of Ontario, 1980, a resident's licence to hunt moose or a non-resident's licence to hunt moose is not valid for hunting moose in the area described in the Schedule from the 18th day of October to the 31st day of October, both inclusive, in the year 1981, unless there is affixed to the licence the stamp referred to in clause 4 (1) (b). O. Reg. 26/81, s. 6.

7. Ontario Regulations 318/80 and 452/80 are revoked. O. Reg. 26/81, s. 7.

Schedule

All those lands in the territorial districts of Algoma, Cochrane, Sudbury and Timiskaming in the Province of Ontario described as follows:

Beginning at the intersection of the centre line of that part of the King's Highway known as No. 101 with the centre line of that part of the King's Highway known as No. 144 in the geographic Township of Bristol; thence in a southerly and southwesterly direction along the centre line of that part of the King's Highway known as No. 144 to the intersection with the centre line of the right of way of the Canadian National Railway Company in the geographic Township of Jack; thence in a southerly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as Secondary Highway No. 560;

thence in a westerly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 144; thence in a general westerly direction along a road known locally as the Ramsey Road to the centre line of the right of way of the Canadian Pacific Limited; thence in a northwesterly direction along that centre line to the intersection with the centre line of that part of King's Highway known as No. 129; thence in a southwesterly and northerly direction along that centre line to the intersection with the centre line of the Chapleau River; thence in a northeasterly direction along the centre line of the Chapleau River System composed of the Chapleau River, Henderson Lake, D'Arcy Lake, Schewabik Lake and Kapuskasing Lake to the intersection with the centre line of the Kapuskasing River; thence in a northeasterly direction along that centre line to the intersection with the centre line of the right of way of the Canadian National Railway Company; thence in a southeasterly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 101; thence in an easterly and northeasterly direction along that centre line to the place of beginning. O. Reg. 26/81, Sched.

THE GAME AND FISH ACT

O. Reg. 27/81.

Opasatika Hunting Area.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

OPASATIKA HUNTING AREA

1. The Crown lands described in the Schedule are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 27/81, s. 1.

2. Except as provided in this Regulation, no person shall hunt moose in the area described in the Schedule. O. Reg. 27/81, s. 2.

3. In this Regulation "hunting in a party" means hunting in a party of two or three persons who each have a valid licence to hunt moose and who have agreed to hunt moose co-operatively during a period in an area that can reasonably be hunted by such persons during the period so that the intended objective of the hunt can be achieved. O. Reg. 27/81, s. 3.

4.—(1) The holder of a resident's licence to hunt moose or a non-resident's licence to hunt moose may hunt moose only while hunting in a party on any day from the 18th day of October to the 15th day of November, both inclusive, in the year 1981 in the area described in the Schedule if,

(a) his name is drawn by lot in a draw administered by the Ministry of Natural Resources; and

(b) he affixes to his licence to hunt moose held by him, a stamp supplied by the Ministry of Natural Resources.

(2) Where a moose is killed by a person hunting in a party, the persons so hunting or any of them shall, on or before the 20th day of November, 1981, report the killing of the moose at any office of the Ministry of Natural Resources and shall present for inspection the lower jaw or head thereof. O. Reg. 27/81, s. 4.

5.—(1) Where a moose is killed by a person hunting in a party, there shall be attached forthwith to the tendon of one of the hind legs of the moose,

(a) the seal provided with the licence to hunt moose held by such person; and

(b) the seal provided with the licence to hunt moose held by any one of the other persons hunting in a party.

(2) The seals attached to the moose in accordance with subsection (1) shall be kept attached to the moose in the manner prescribed while the moose is being transported. O. Reg. 27/81, s. 5.

6. Notwithstanding the provisions of Regulation 420 of Revised Regulations of Ontario, 1980, a resident's licence to hunt moose or a non-resident's licence to hunt moose is not valid for hunting moose in the area described in the Schedule from the 18th day of October to the 15th day of November, both inclusive, in the year 1981, unless there is affixed to the licence the stamp referred to in clause 4 (1) (b). O. Reg. 27/81, s. 6.

7. Ontario Regulations 320/80 and 451/80 are revoked. O. Reg. 27/81, s. 7.

Schedule

All those lands in the territorial districts of Algoma and Cochrane described as follows:

1. Beginning at the intersection of the centre line of that part of the King's Highway known as No. 11 with the centre line of the Missinaibi River; thence southeasterly along the centre line of that part of the King's Highway known as No. 11 to the centre line of the Opasatika River; thence southerly along that centre line to the northerly boundary of the geographic Township of Opasatika; thence easterly along that boundary to the northeasterly corner of that geographic township; thence southerly along the easterly boundary of that township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Opasatika and Abbott to the centre line of the Missinaibi River; thence northerly along that centre line to the place of beginning.

2. Beginning at the intersection of the centre line of that part of the King's Highway known as No. 11 with the centre line of the right of way of the Algoma Central Railway Company near the Town of Hearst; thence in a southwesterly direction along that centre line to the intersection with the centre line of the right of way of the Canadian National Railway Company at the Dispersed Rural Community of Oba; thence in a southeasterly direction along that centre line to the intersection with the centre line of the Kapuskasing River; thence in a northerly direction along that centre line to the intersection with the centre line of that part of the King's Highway known as No. 11; thence in a northwesterly direction along that centre line to the centre line of the Opasatika River; thence in a southerly direction along that centre line to the northerly boundary of the geographic Township of Opasatika; thence easterly along that boundary to the northeasterly corner of that geographic township; thence southerly along the easterly boundary of that geographic township to the southeasterly corner thereof; thence westerly along the southerly boundary of the geographic townships of Opasatika and Abbott to the centre line of the Missinaibi River; thence northerly along that centre line to the centre line of that part of the King's Highway known as No. 11; thence in a northwesterly direction along that centre line to the place of beginning. O. Reg. 27/81, Sched.

THE GAME AND FISH ACT

O. Reg. 28/81.

Fingal Hunting Area.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

FINGAL HUNTING AREA

1. The Crown lands described in the Schedule are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 28/81, s. 1.

2. Except as provided in this Regulation, no person shall hunt in the area described in the Schedule.

O. Reg. 28/81, s. 2.

3. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980, may hunt such game for which the licence is valid, other than ducks and geese, on any day except Sunday, Tuesday or Friday, during the open season therefor in any year during the hours between one-half hour before sunrise and one-half hour after sunset in the area described in the Schedule if,

(a) the motor vehicle that he arrives in at the hunting area is parked in an area designated as a parking area for waterfowl hunters;

(b) he hunts within an area that is not more than ten metres from a blind supplied by the

Ministry of Natural Resources and marked with the number of the parking area wherein the motor vehicle that he arrived in is parked;

(c) the area or blind from which he hunts is occupied by not more than one other person; and

(d) he keeps his firearm unloaded and encased except while occupying the blind or the area referred to in clause (b). O. Reg. 28/81, s. 3.

4. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980, may hunt such game for which the licence is valid, other than ducks and geese, on any day except Sunday, Tuesday or Friday, during the open season therefor in any year during the hours between one-half hour before sunrise and one-half hour after sunset in that part of the area described in the Schedule that is designated by signs for the hunting of game other than ducks and geese if,

(a) the motor vehicle that he arrives in at the hunting area is parked in an area designated as a parking area for hunters hunting game other than ducks and geese; and

(b) he keeps his firearm unloaded and encased except while he is in that part of the area described in the Schedule that is designated by signs for the hunting of game other than ducks and geese. O. Reg. 28/81, s. 4.

Schedule

All that parcel or tract of land in the Township of Southwold in the County of Elgin, containing an area of 293 hectares, be the same more or less, being composed of part of lots 9, 10, 11 and 12, Concession south side of Talbot Road East, and part of Lot 2, Third Range, North of Lake Road and part of the original road allowance between the Third Range North of Lake Road and the Concession south side of Talbot Road East in the said township described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

Beginning at the northwesterly corner of said Lot 9; thence north 35° 00' east along the south side of Talbot Road East 1,448.4 metres; thence south 43° 14' 51" east along the line between the northwest and southwest half of said Lot 12 a distance of 1,998.9 metres; thence south 35° 07' west along the northerly limit of the road allowance between the Third Range North of Lake Road and the Concession south side of Talbot Road East 831.9 metres; thence south 00° 46' east 492.5 metres; thence south 75° 35' west along the northerly limit of the road allowance between the second and third range 291.5 metres; thence north 45° 09' west along the easterly limit of the road allowance between said lots 8 and 9 a distance of 1,089.1 metres; thence north 44° 54' west along the said easterly limit of the road allowance between said lots 8 and 9 a distance of 1,006.1 metres more or less to the place of beginning. O. Reg. 28/81, Sched.

THE GAME AND FISH ACT

O. Reg. 29/81.

Aylmer Hunting Area.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

AYLMER HUNTING AREA

1. The lands in respect of which an agreement has been entered into under section 6 of the Act, described in the Schedule, are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 29/81, s. 1.

2. Except as provided in this Regulation, no person shall hunt in the area described in the Schedule.

O. Reg. 29/81, s. 2.

3. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980, may hunt ducks and geese on any day, except Sunday, Tuesday or Friday, during the open season therefor in any year during the hours between one-half hour before sunrise and twelve o'clock noon, in the area described in the Schedule if,

- (a) the motor vehicle that he arrives in at the hunting area is parked in a parking area;
- (b) he hunts within an area that is not more than ten metres from a blind supplied by the Ministry of Natural Resources and marked with the number of the parking area wherein the motor vehicle that he arrived in is parked;
- (c) the area or blind from which he hunts is occupied by not more than one other person; and
- (d) he keeps his firearm unloaded and encased except while occupying the blind or the area referred to in clause (b). O. Reg. 29/81, s. 3.

Schedule

All that parcel or tract of land in the Township of Malahide in the County of Elgin, containing an area of 58.679 hectares, be the same more or less and being composed of part of lots 16, 17, 18 and 19, in Concession VIII in the said Township, described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

Beginning at the northeasterly corner of the said Lot 19; thence south $0^{\circ} 58' 58''$ west along the easterly limit of the said Lot 19 a distance of 259.08 metres; thence north $89^{\circ} 13' 20''$ west a distance of 1,021.08 metres; thence south $23^{\circ} 10'$ west a distance of 384.81 metres; thence north $89^{\circ} 13' 20''$ west a distance of 441.96

metres; thence north $0^{\circ} 54' 40''$ east a distance of 609.6 metres; thence south $89^{\circ} 13' 20''$ east a distance of 1,684.02 metres, more or less to the place of beginning. O. Reg. 29/81, Sched.

THE GAME AND FISH ACT

O. Reg. 30/81.

Calton Swamp Hunting Area.

Made—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

CALTON SWAMP HUNTING AREA

1. The Crown lands and lands in respect of which an agreement has been entered into under section 6 of the Act, described in the Schedule, are designated in accordance with paragraph 33 of section 92 of the Act. O. Reg. 30/81, s. 1.

2. Except as provided in this Regulation, no person shall hunt in the area described in the Schedule.

O. Reg. 30/81, s. 2.

3. The holder of a licence in Form 5 of Regulation 420 of Revised Regulations of Ontario, 1980 may hunt ducks, geese, rails, coots, snipe and gallinules on any day except Sunday in the months of September and October during the open season therefor in any year during the hours between one-half hour before sunrise and one-half hour after sunset in the area described in the Schedule if,

- (a) the motor vehicle that he arrives in at the hunting area is parked in a parking area;
- (b) he hunts within an area that is not more than ten metres from a blind supplied by the Ministry of Natural Resources and marked with the number of the parking area wherein the motor vehicle that he arrived in is parked;
- (c) the area or blind from which he hunts is occupied by not more than one other person; and
- (d) he keeps his firearm unloaded and encased except while occupying the blind or the area referred to in clause (b). O. Reg. 30/81, s. 3.

4. The holder of a licence in Form 5 of Regulation 420 of Revised Regulation of Ontario, 1980 may hunt such game for which the licence is valid during the open season therefor on any day, except Sunday, from the 1st day of November in any year to the last Saturday in February in the year next following, both inclu-

sive, between the hours of one-half hour before sunrise and one-half hour after sunset, in the area described in the Schedule, if the motor vehicle that he arrives in at the hunting area is parked in a parking area. O. Reg. 30/81, s. 4.

Schedule

All that parcel or tract of land in the Township of Malahide in the County of Elgin, containing an area of 107 hectares, be the same more or less, being composed of part of lots 31 and 32 in Concession IV in the said township described as follows:

Premising that the bearings hereinafter mentioned are astronomical.

Beginning at the northwesterly corner of said Lot 31; thence easterly along the northerly limit of said lots 31 and 32 a distance of 804.7 metres more or less to the northeasterly corner of said Lot 32; thence southerly along the easterly limit of said Lot 32 a distance of 1,005.8 metres more or less to the line between the north half and south half of said Lot 32; thence westerly along the said line between the north half and south half of said Lot 32 a distance of 173.1 metres; thence north 02° 10' east 314.1 metres; thence south 84° 48' 35" west 224.3 metres more or less to the line between said lots 31 and 32; thence northerly along the said line 260.3 metres; thence north 89° 08' west 408.7 metres more or less to the westerly limit of said Lot 31; thence northerly along the westerly limit of said Lot 31 a distance of 1,017.5 metres more or less to the place of beginning. O. Reg. 30/81, Sched.

THE ST. LAWRENCE PARKS COMMISSION ACT

O. Reg. 31/81.

Parks.

Made—December 8th, 1980.

Approved—January 22nd, 1981.

Filed—January 28th, 1981.

REGULATION TO AMEND
REGULATION 909 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE ST. LAWRENCE PARKS COMMISSION
ACT

1. Subsection 28 (1) of Regulation 909 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The fees payable for a camp-site and vehicle permit are,

- (a) \$5.50 per day without electrical power and without a comfort station;
- (b) \$6 per day without electrical power and with a comfort station;

- (c) \$7 per day with electrical power and without a comfort station;
- (d) \$7.50 per day with electrical power and with a comfort station; and
- (e) \$3 per day for an additional vehicle permit. O. Reg. 31/81, s. 1.

THE ST. LAWRENCE PARKS COMMISSION:

CLARKE T. ROLLINS
Chairman

JOHN R. SLOAN
General Manager

Dated at Morrisburg, this 8th day of December, 1980.

THE ASSESSMENT ACT

O. Reg. 32/81.

Equalization of Assessments Made Pursuant to Section 63 of the Assessment Act.

Made—January 28th, 1981.

Filed—January 29th, 1981.

REGULATION MADE UNDER
THE ASSESSMENT ACT

EQUALIZATION OF ASSESSMENTS MADE
PURSUANT TO SECTION 63 OF
THE ASSESSMENT ACT

1. The equalization of assessments under the Act in each prescribed class of real property necessary in order to provide for each municipality specified in the Schedule to this Regulation, assessments of real property that, in accordance with section 63 of the Act, will be equitable one with the other in each prescribed class of real property shall include, as standards to be taken into account in such equalization and the computation of the factors resulting therefrom, the following considerations:

1. The proportion that the municipal and school taxes levied for the year 1980 against the total assessment of real property in each prescribed class of real property is of the total municipal and school taxes levied for the year 1980 in the municipality shall be maintained to the extent that, if that single mill rate that would have been required to produce in the year 1980 the amount of municipal and school taxes levied in that year against the total assessment of the prescribed class of real property were applied to the total assessment for that prescribed

class of real property resulting from the application of the factors hereafter in this Regulation prescribed for that class of real property in that municipality, the municipal and school taxes that would have been so levied for the year 1980 from the total assessment for that prescribed class will be substantially the same total amount for that prescribed class of real property as was actually levied in the municipality for the year 1980 against the total assessment for that prescribed class of real property in that municipality.

2. All real property within a prescribed class of real property in the same municipality shall, as nearly as may be, be assessed at the same proportion of the market value of such real property in the year 1978, as that market value is determined by the Assessment Commissioner in whose Assessment Region such real property is located.

3. The total assessment, including assessments made under section 32 or 33 of the Act, of the real property in a municipality to which this Regulation applies shall not be increased or decreased substantially.

4. Equitability of assessment of real property within each prescribed class of real property in the same municipality shall be established without significant alteration of the assessment relationships between prescribed classes of real property in the same municipality, provided that this paragraph does not apply to affect changes in the assessment relationship between prescribed classes of real property that result from an increase in the total assessment of a prescribed class of real property by reason of assessments made under section 32 or 33 of the Act. O. Reg. 32/81, s. 1.

2. This Regulation applies to the municipalities named in the Schedule to this Regulation and to the assessment to be shown on the assessment roll to be returned in each such municipality for the year 1980 for taxation in the year 1981. O. Reg. 32/81, s. 2.

3. For the purposes of this Regulation, the real property situate in each municipality named in the Schedule to this Regulation shall be divided into the prescribed classes of real property that are designated in the said Schedule for that municipality, and all real property in the municipality shall be allocated to that prescribed class of real property that most nearly describes the physical nature and characteristics of the real property. O. Reg. 32/81, s. 3.

4. For the said purposes of this Regulation, the factor to be applied to the market value, as determined in

accordance with paragraph 2 of section 1, of real property in each prescribed class of real property in the municipality shall be that shown in the Schedule to this Regulation opposite the number of the prescribed class applicable to that municipality. O. Reg. 32/81, s. 4.

5. For the purposes of this Regulation, the following classes of real property are prescribed:

CLASS 1

Property assessed either,

(a) as residential and comprising not more than six residential units, including vacant land municipally zoned principally for residential development described in this class; or

(b) as conservation or recreational land.

CLASS 2

Property assessed as residential and comprising seven or more residential units, including vacant land municipally zoned principally for residential development described in this class.

CLASS 3

Property assessed as commercial, including vacant land municipally zoned principally for commercial development.

CLASS 4

Property assessed as industrial, including vacant land municipally zoned principally for industrial development.

CLASS 5

Property assessed as farm land.

CLASS 6

Property assessed as a pipeline.

CLASS 7

Property assessed as railway right-of-way. O. Reg. 32/81, s. 5.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 28th day of January, 1981.

Schedule

THE REGIONAL MUNICIPALITY OF YORK

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWNS		
Aurora	1	30414
	2	58764
	3	35326
	4	42698
	5	26995
	6	35878
	7	14200
East Gwillimbury	1	24350
	3	25557
	4	34596
	5	22264
	6	34477
	7	17066
Newmarket	1	29424
	2	52257
	3	27701
	4	34263
	5	25381
	6	36457
	7	63174
Whitchurch-Stouffville	1	25248
	2	56809
	3	24054
	4	31365
	5	26702
	6	32986
	7	32701

TOWNSHIP

Georgina	1	25418
	2	33166
	3	31284
	4	36241
	5	22371
	6	36596
	7	19966

UNITED COUNTIES OF PRESCOTT AND RUSSELL

Municipality	Prescribed Class of Real Property	Factor (0.)
TOWN		
Rockland	1	06338
	2	09158
	3	07736
	5	06684

UNITED COUNTIES OF STORMONT, DUNDAS AND GLENGARRY

Municipality	Prescribed Class of Real Property	Factor (0.)
CITY		
Cornwall	1	09246
	2	19123
	3	14323
	4	15966
	5	08868
	6	16074
	7	07011

O. Reg. 32/81, Sched.

THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

O. Reg. 33/81.

Levies or Charges—Chicken (Over Quota).

Made—January 22nd, 1981.

Filed—January 29th, 1981.

REGULATION TO AMEND REGULATION 108 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COMMODITY BOARDS AND MARKETING AGENCIES ACT

- 1.—(1) Subsection 2 (1) of Regulation 108 of Revised Regulations of Ontario, 1980 is amended by inserting after "production" in the fifth line "or marketing".
- 2 Subsection 2 (2) of the said Regulation is amended by inserting after "produced" in the second line "or marketed".

THE PLANNING ACT

O. Reg. 34/81.

Order made Under Section 30 of
the Planning Act.

Made—January 26th, 1981.

Filed—January 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The*

Planning Act being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, being composed of:

1. The southerly six feet from front to rear of lot 40 on the west side of Ellen Street as shown on a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 1088 for the Village of Fort Erie, and
2. That part of Lot 57 on the west side of Ellen Street as shown on a Plan registered in the said Land Registry Office as Number 200 for the Village of Fort Erie more particularly described as follows:

Beginning at a point in the easterly limit of the said Lot 57 a distance of 27 feet north of the southeasterly angle of the said Lot;

Thence westerly parallel to the southerly limit of the said Lot 165 feet to the westerly limit of the said Lot;

Thence northerly 39 feet, more or less, to the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of the said Lot 165 feet, more or less;

Thence southerly along the easterly limit of the said Lot 39 feet, more or less, to the place of beginning. O. Reg. 34/81, s. 1.

P. G. RIMMINGTON

Director,

Community Planning Review Branch,
Central and Southwest,
Ministry of Housing

Dated at Toronto, this 26th day of January, 1981.

THE PLANNING ACT

O. Reg. 35/81.

Restricted Areas—Part of the
District of Nipissing.
Made—January 23rd, 1981.
Filed—January 30th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 540/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 540/74 is amended by adding thereto the following sections:

58. Notwithstanding any other provision of this Order, the lands described in Schedule 74 may be used for,

- (a) the conversion of the existing single-family cottage located on the said lands to a single-family dwelling;
- (b) the erection and use thereon of an extension or enlargement of the said single-family dwelling; and
- (c) the erection and use thereon of a garage as a building accessory to the single-family dwelling referred to in clause (a),

provided the following requirements are met:

Requirements for the Extension or Enlargement:

Minimum distance of the single-family dwelling from Cache Lake	19 metres
Minimum distance of the single-family dwelling from the side lot lines	7 metres
Minimum distance of the single-family dwelling from the rear lot line	7.6 metres
Maximum percentage of lot to be occupied by single-family dwelling	15 per cent

Requirements for the Garage:

Minimum distance of the garage from Cache Lake	25 metres
Minimum distance of the garage from the side lot lines	7 metres
Minimum distance of the garage from the rear lot line	7.6 metres

O. Reg. 35/81, s. 1, *part*.

59. Notwithstanding any other provision of this Order, the land described in Schedule 75 may be used for the location and use thereon of a mobile home provided the following requirements are met:

Minimum front yard	36 metres
Minimum side yards	3.1 metres on one side and 1.5 metres on the other side
Maximum percentage of lot to be occupied by mobile home	15 per cent
Maximum height of mobile home	one and one-half storeys

O. Reg. 35/81, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 74

Those parcels of land situate in the geographic Township of Badgerow in the Territorial District of Nipissing, being lots 6 and 7 on a Plan entered in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number M-307. O. Reg. 35/81, s. 2, *part*

Schedule 75

That parcel of land situate in the geographic Township of Kirkpatrick in the Territorial District of Nipissing, being that part of the north half of Lot 10 in Concession V shown as parts 1 and 2 on a Plan entered in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number 36R-4813. O. Reg. 35/81, s. 2, *part*.

D. G. HENDERSON
Director,
Community Planning Review Branch,
Ministry of Housing

Dated at Toronto, this 23rd day of January, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 36/81.

General.
Made—January 22nd, 1981.
Filed—January 30th, 1981.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HEALTH INSURANCE ACT

1. Subsection 50 (1) of Regulation 452 of Revised Regulations of Ontario, 1980, except for the items, is revoked and the following substituted therefor:

(1) Chiropracist services when rendered by a chiropracist in Ontario are specified as insured services under the Plan and the amount of payment for the services specified is as follows:

2. Subsection 59 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Subject to section 60, payment for insured services specified in sections 46 to 49 and section 51

rendered by a practitioner outside Ontario shall be in the amounts actually billed or in the amounts prescribed under sections 46 to 49 and section 51, whichever is the lesser.

(3) The services rendered by podiatrists outside Ontario that are insured services are the services set out in subsection 50 (1).

(4) The amount payable by the Plan for services prescribed in subsection (3) is the lesser of,

- (a) the amount actually billed by the podiatrist; or
- (b) the amount set out opposite the service in subsection 50 (1).

(5) The maximum amount payable by the Plan for the services prescribed in subsection (3), excluding radiographic examinations is, in respect of each insured person, \$100 per twelve month period. O. Reg. 36/81, s. 2.

THE HEALTH INSURANCE ACT

O. Reg. 37/81.

General.

Made—January 22nd, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE HEALTH INSURANCE ACT

1. Item 7 of Table 4 of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

7.	On or after the 1st day of September, 1980, but before the 1st day of October, 1980.	104.5
8.	On or after the 1st day of October, 1980, but before the 1st day of November, 1980.	104
9.	On or after the 1st day of November, 1980, but before the 1st day of December, 1980.	105.5
10.	On or after the 1st day of December, 1980.	100

O. Reg. 38/81.

General.

Made—January 22nd, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE HEALTH INSURANCE ACT

1. Item 7 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, is revoked and the following substituted therefor:

7.	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	347.35	11.42	576.69	18.96	924.04	30.38
8.	On or after the 1st day of February, 1981.	358.00	11.77	566.04	18.61	924.04	30.38

2. Items 7, 13, 19, 25, 31 and 37 of Table 2 to the said Regulation are revoked and the following substituted therefor:

7.	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person with no dependants— maximum estimated income \$408.35	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
7a.	On or after the 1st day of February, 1981.	Person with no dependants— maximum estimated income \$419.00	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.04
13.	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person with one dependant— maximum aggregate estimated incomes \$2,292.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2
13a.	On or after the 1st day of February, 1981.	Person with one dependant— maximum aggregate estimated incomes \$2,324.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2

19	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person with two dependants—maximum aggregate estimated incomes \$2,407.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
19a.	On or after the 1st day of February, 1981.	Person with two dependants—maximum aggregate estimated incomes \$2,499.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
25	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person with three dependants—maximum aggregate estimated incomes \$2,642.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
25a	On or after the 1st day of February, 1981.	Person with three dependants—maximum aggregate estimated incomes \$2,674.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
31.	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person with four or more dependants—maximum aggregate estimated incomes \$2,792.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
31a.	On or after the 1st day of February, 1981.	Person with four or more dependants—maximum aggregate estimated incomes \$2,824.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
37.	On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	Person not referred to in Items 1-31	\$347.35	\$11.42
38.	On or after the 1st day of February, 1981.	Person not referred to in Items 1-31a.	\$358.00	\$11.77

THE NURSING HOMES ACT

O. Reg. 39/81.

General.

Made—January 22nd, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NURSING HOMES ACT

1. Item 1 of Table 1 of Regulation 690 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. On or after the 1st day of November, 1980, but before the 1st day of February, 1981	\$347.35	\$11.42
2. On or after the 1st day of February, 1981.	\$358.00	\$11.77

THE MILK ACT

O. Reg. 40/81.

Grade A Milk—Marketing.

Made—January 29th, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND REGULATION 620 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- 1.—(1) Subsections 16 (1), (2) and (3) of Regulation 620 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(1) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Northern Ontario Pool, the Northwestern Ontario Pool and the Thunder Bay Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$43.15 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(2) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Southern Ontario Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$41.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre.

(3) All Class 2 milk supplied to a processor shall be sold by the marketing board and bought by the proces-

sor for not less than a minimum price of \$40.86 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 40/81, s. 1 (1).

- (2) Subsection 16 (4) of the said Regulation is revoked and the following substituted therefor:

(4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$32.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 40/81, s. 1 (2).

- (3) Subsection 16 (7) of the said Regulation is revoked and the following substituted therefor:

(7) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.77 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 40/81, s. 1 (3).

- (4) Section 16 of the said Regulation is amended by adding thereto the following subsection:

(7a) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$32.11 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 40/81, s. 1 (4).

- (5) Subsection 16 (9) of the said Regulation is revoked and the following substituted therefor:

(9) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the proces-

sor for not less than a minimum price of \$29.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 40/81, s. 1 (5).

- (6) Subsection 16 (11) of the said Regulation is revoked and the following substituted therefor:

(11) The minimum prices that apply under subsections (1), (2), (3), (4), (5), (6), (7), (7a), (8), (9) and (10) shall be increased or decreased at the rate of \$0.4644 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk.

O. Reg. 40/81, s. 1 (6).

2. Paragraph 1 of subsection 21 (1) of the said Regulation is revoked and the following substituted therefor:

1. A payment on account at the rate of \$26.29 per hectolitre not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

3. This Regulation comes into force on the 1st day of February, 1981.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 29th day of January, 1981.

THE MILK ACT

O. Reg. 41/81.

Industrial Milk—Marketing.

Made—January 29th, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

- 1.—(1) Subsection 13 (1) of Regulation 623 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$32.45 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 41/81, s. 1 (1).

- (2) Subsection 13 (4) of the said Regulation is revoked and the following substituted therefor:

(4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.77 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 41/81, s. 1 (2).

- (3) Section 13 of the said Regulation is amended by adding thereto the following subsection:

(4a) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$32.11 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 41/81, s. 1 (3).

- (4) Subsection 13 (6) of the said Regulation is revoked and the following substituted therefor:

(6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$29.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 41/81, s. 1 (4).

- (5) Subsection 13 (8) of the said Regulation is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections (1), (2), (3), (4), (4a), (5), (6) and (7) shall be increased or decreased at the rate of \$0.4644 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 41/81, s. 1 (5).

2. This Regulation comes into force on the 1st day of February, 1981.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 29th day of January, 1981.

THE MILK ACT

O. Reg. 42/81.

Milk Producers—Licences.

Made—January 29th, 1981.

Filed—January 30th, 1981.

REGULATION TO AMEND

REGULATION 630 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE MILK ACT

1. Subsections 4 (1) and (2) of Regulation 630 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(1) Subject to subsection (2), every producer shall pay licence fees at the rate of 45.9 cents for each hectolitre or fraction thereof of milk sold to the marketing board.

(2) Every producer in the Northern Ontario Pool, the Northwestern Ontario Pool, the Southern Ontario Pool and the Thunder Bay Pool shall pay licence fees at the rate of 48.2 cents for each hectolitre or fraction thereof of milk sold to the marketing board. O. Reg. 42/81, s. 1.

2. This Regulation comes into force on the 1st day of February, 1981.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON

Chairman

H. PARKER

Secretary

Dated at Toronto, this 29th day of January, 1981.

THE PUBLIC HOSPITALS ACT

O. Reg. 43/81.

Special Grant.

Made—January 21st, 1981.

Approved—January 29th, 1981.

Filed—February 2nd, 1981.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANT

1. The Minister may pay as provincial aid a special grant of \$1,300,000 to the Hawkesbury and District General Hospital to enable the hospital to purchase The Smith Hospital in Hawkesbury. O. Reg. 43/81, s. 1.

2. The special grant made in section 1 shall be used by the recipient for the sole purpose of purchasing The Smith Hospital in Hawkesbury at a price not in excess of \$1,300,000. O. Reg. 43/81, s. 2.

3. The special grant made in section 1 shall be subject to the condition that if the purchase price is less than the amount of \$1,300,000 the amount of the difference between the amount of \$1,300,000 and the amount of the purchase price shall be paid to the Treasurer of Ontario. O. Reg. 43/81, s. 3.

4. The payment of the special grant made under section 1 may be withheld by the Minister until the terms and conditions of the purchase agreement and documents related thereto have been approved by the Minister. O. Reg. 43/81, s. 4.

5. The Minister may pay the amount of the special grant made under section 1 in a lump sum or in instalments. O. Reg. 43/81, s. 5.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 21st day of January, 1981.

THE HEALTH DISCIPLINES ACT

O. Reg. 44/81.

Parcost C.D.I.

Made—January 29th, 1981.

Filed—February 2nd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 18/81 MADE UNDER THE HEALTH DISCIPLINES ACT, 1974

1. Section 2 of the Schedule to Ontario Regulation 18/81 is revoked and the following substituted therefor:

2. For the purposes of subsection 155 (3) of the Act the prescription fee shall not exceed a maximum of \$3.65.

2. This Regulation shall be deemed to have come into force on the 22nd day of January, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 45/81.

General.

Made—January 22nd, 1981.

Filed—February 3rd, 1981.

REGULATION TO AMEND REGULATION 469 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Subsection 17 (3) of Regulation 469 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) No fee is payable for the transfer of a permit or validated permit to a person licensed under the Act to deal in motor vehicles or trailers, or to wreck vehicles where the vehicle for which the permit was issued is held for re-sale or wrecking. O. Reg. 45/81, s. 1.

THE HIGHWAY TRAFFIC ACT

O. Reg. 46/81.

Garage Licences.

Made—January 22nd, 1981.

Filed—February 3rd, 1981.

REGULATION TO AMEND
REGULATION 468 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Paragraph 1 of subsection 1 (1) of Regulation 468 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

 1. For a licence to deal in motor vehicles or trailers and operate a used car lot, for each separate premises..... \$25.00
2. Section 2 of the said Regulation is revoked and the following substituted therefor:

 2. Every holder of a licence referred to in section 1 shall keep the records prescribed in subsection 42 (1) of the Act on the licensed premises in the book supplied by the Ministry for that purpose for a period of two years. O. Reg. 46/81, s. 2.

THE ELDERLY PERSONS CENTRES ACT

O. Reg. 47/81.
General.
Made—January 22nd, 1981.
Filed—February 4th, 1981.

REGULATION TO AMEND
REGULATION 278 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE ELDERLY PERSONS CENTRES ACT

1. Section 13 of Regulation 278 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

 13. A grant may be paid under section 5 of the Act to a municipality or to an approved corporation for costs of a program of services for elderly persons in an approved centre, but in no case shall the total grant under section 5 of the Act exceed \$15,000 for any approved centre for any fiscal year. O. Reg. 47/81, s. 1.

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 48/81.
General.
Made—January 22nd, 1981.
Filed—February 4th, 1981.

REGULATION TO AMEND
REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Item 5 of Schedule C to Regulation 441 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5.	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	30.38	61.00	25.86
6.	From and including the 1st day of February, 1981	11.77	30.38	61.00	25.86

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 49/81.

General.

Made—January 22nd, 1981.

Filed—February 4th, 1981.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Item 5 of Table 1 to Regulation 95 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5.	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	30.38	21.42	61.00	21.00
6.	From and including the 1st day of February, 1981	11.77	30.38	21.77	61.00	21.00

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 50/81.

General.

Made—January 22nd, 1981.

Filed—February 4th, 1981.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 5 of Table 1 to Regulation 502 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5.	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	28.38	21.42	61.00
6.	From and including the 1st day of February, 1981	11.77	28.38	21.77	61.00

THE FAMILY BENEFITS ACT

O. Reg. 51/81.

General.

Made—January 22nd, 1981.

Filed—February 4th, 1981.

REGULATION TO AMEND

REGULATION 318 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE FAMILY BENEFITS ACT

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(i) \$11.77 a day, or

2. This Regulation comes into force on the 1st day of February, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 52/81.

Definitions.

Made—February 3rd, 1981.

Filed—February 4th, 1981.

REGULATION MADE UNDER

THE RETAIL SALES TAX ACT

DEFINITIONS

1. "Furniture" as used in paragraph 80 of subsection 5 (1) of the Act does not include furniture that has previously been sold, leased or rented by a dealer to a customer at a retail sale anywhere, or classes of tangible personal property that are,

- (a) gas, oil and electrical appliances and the ducts, fans, cables, wires and pipes used in connection with them;
- (b) lamps;
- (c) floor coverings and carpet;
- (d) wall-coverings, draperies, curtains, blinds and the hardware used to install them;
- (e) paintings and sculptures, including prints and reproductions, handicrafts, ornaments, mirrors, clocks and objects used for decoration, recreation, games or hobbies;

(f) home entertainment equipment and musical instruments;

(g) furniture repairs; or

(h) office equipment and furniture.

O. Reg. 52/81, s. 1.

2. "Major Home Appliances", as used in paragraph 81 of subsection 5 (1) of the Act does not include microwave ovens, any portable appliance that is a convection oven, appliances that are not operated through the use of gas or electricity or that are designed for commercial or industrial use, or parts and materials for the repair and installation of appliances.
O. Reg. 52/81, s. 2.

3. "Building Materials", as used in paragraph 82 of subsection 5 (1) of the Act, means only those materials that are used in construction and renovation and that are,

- (a) shower stalls and enclosures, bathtubs, toilets and bidets;
 - (b) clay, shale, concrete, sand-lime and calcium-silicate bricks but not fire bricks, blocks or finished stone;
 - (c) prefabricated cabinets and vanities or countertops for kitchens or bathrooms;
 - (d) prefabricated frames for doors or windows and doors, except doors for vaults;
 - (e) lumber including plywood, chipboard, hardboard or particle board, but not including finished hardwood flooring of any kind;
 - (f) drywall for walls and ceilings and interior panelling, except panelling made principally of metal;
 - (g) plaster and lime for use in the construction of buildings;
 - (h) eavestroughing, downspouts, soffits, flashing, fascia, and other roofing materials, except nails and ventilators;
 - (i) exterior siding, except precast concrete units;
 - (j) kitchen or bathroom sinks and laundry tubs or sinks;
 - (k) drainage and roofing tiles; or
 - (l) vinyl, plastic or wooden trim and moldings.
- O. Reg. 52/81, s. 3.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 3rd day of February, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 53/81.
Definitions by Minister.
Made—February 3rd, 1981.
Filed—February 4th, 1981.

REGULATION TO AMEND REGULATION 903 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

1.—(1) Subsection 11 (1) of Regulation 903 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) A Notice of Assessment made under section 16 or 17 of the Act shall be in the following form:



Ministry of
Revenue
Retail Sales Tax
Branch

Queen's Park
Toronto, Ontario
M7A 1X9

NOTICE OF ASSESSMENT

Issued pursuant to Section 16 or 17 of the Retail Sales Tax Act.

Always refer to the following PERMIT No. (if any)

QUERIES REGARDING THIS MAILING SHOULD BE MADE TO:
Retail Sales Tax Branch

TELEPHONE NUMBER

ASSESSMENT
DATE

ASSESSMENT
NUMBER

DUE DATE

ASSESSMENT

PERIOD END	REASON(S) AND AMOUNT(S)	TOTAL AMOUNT OF THIS ASSESSMENT

NOTICE OF OBJECTION (Section 22 of the Retail Sales Tax Act)

If you object to the above assessment, you may, within 90 days from the day of mailing of this notice of assessment, serve on the Minister of Revenue a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts. Notice of objection forms can be obtained from the above district office.
The total amount payable must be paid whether or not an objection to or an appeal from the assessment is outstanding.

ASSESSMENT REVIEW

If you file an objection, your case will be given a thorough and independent review by the Appeals Officer.
If you wish a meeting with him to discuss the matter further, it can be arranged either in Toronto or, if it is inconvenient for you to visit Toronto, the Appeals Officer will try to arrange a meeting with you in one of the district offices.

WARNING

If this assessment is not paid by the due date shown above, interest at the prescribed rate will be charged to the date of payment.

STATEMENT OF ACCOUNT

Net account balance as of	
Total of above assessment	
Adjustments for previous assessment(s)	
Payments credited since date of opening balance	
Net account balance as of	

RST CL 1

T. M. Rensen
Deputy Minister of Revenue

0331F (80-11)



Ministry of
Revenue
Retail Sales Tax
Branch

Queen's Park
Toronto, Ontario
M7A 1X9

Remittance Advice

Detach and return this remittance advice in the enclosed envelope, together with your cheque or money order made payable to the TREASURER OF ONTARIO

Detach and return this remittance advice with your next return. This amount may be taken by deducting it from the amount shown on line 8 of your next return card. Enter the amount of this balance on line 9. If the amount on line 8 is less than the amount of this balance, enter on line 9 the same amount that appears on line 8 and remit nil. The difference still outstanding may then be deducted from future returns. In each case enter the assessment number in the appropriate box on the reverse side of the return.

Please detach and return this Remittance Advice in accordance with the instructions marked "X" above

For Branch Use Only

AMOUNT

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DOLLARS CENTS

RECEIVED BY: _____ 0331F (80-11)

(2) A Statement of Disallowance under subsection 17 (2) of the Act shall be in the following form:



Ministry of Revenue Retail Sales Tax Branch

STATEMENT OF DISALLOWANCE OF REBATE/REFUND CLAIM

THE RETAIL SALES TAX ACT,
Subsection 17 (2)

RETAIL SALES TAX
PERMIT NUMBER
(IF APPLICABLE)

REFER TO:

TELEPHONE NO.:

QUOTE CLAIM NO.:

DATE OF MAILING:

DISTRICT OFFICE:

RECONCILIATION OF CLAIM

INSTRUCTIONS

- ☐ A CHECK COVERING THE AMOUNT APPROVED FOR PAYMENT WILL FOLLOW.
- ☐ AFTER RECEIVING A CREDIT NOTICE COVERING THE AMOUNT APPROVED FOR PAYMENT, PLEASE ENTER THAT AMOUNT ON LINE 9 OF YOUR NEXT RETURN AND DEDUCT IT FROM LINE 8. ENTER THE NUMBER OF THE NOTICE IN SECTION "C" ON THE REVERSE SIDE OF YOUR RETURN.

AMOUNT CLAIMED \$ _____

*LESS AMOUNT DISALLOWED \$ _____

AMOUNT APPROVED \$

PLUS CREDIT INTEREST @ _____ %

PER ANNUM TO: _____ \$ _____
Date

TOTAL AMOUNT APPROVED FOR PAYMENT \$ _____

*REASON(S) FOR DISALLOWANCE

NOTICE OF OBJECTION (Section 22 of The Retail Sales Tax Act)

If you object to the above disallowance, you may, within 90 days of the date of mailing of this Statement of Disallowance, serve on the Minister of Revenue a notice of objection in duplicate in the prescribed form setting out the reasons for the objection and all relevant facts. Notice of Objection forms can be obtained from the above district office.

DISALLOWANCE REVIEW

If you file an objection, your case will be given a thorough and independent review by the Appeals Officer.

If you wish a meeting with him to discuss the matter further, it can be arranged either in Toronto or, if it is inconvenient for you to visit Toronto, the Appeals Officer will try to arrange a meeting with you in one of the district offices.

District Manager

0457D (80-11)

RST A-86

O. Reg. 53/81, s. 1 (2).

2. This Regulation shall be deemed to have come into force on the 14th day of November, 1980.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 3rd day of February, 1981.

THE PLANNING ACT

O. Reg. 54/81.

Order Made Under Section 30 of
The Planning Act.

Made—February 2nd, 1981.

Filed—February 4th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Blind River in the Territorial District of Algoma, being the following:

1. That part of Lot 376 according to a Plan registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 487 more particularly described as follows:

Beginning at the southwesterly angle of the said Lot 376;

Thence easterly along the southerly limit of the said Lot a distance of 132 feet to a point;

Thence northerly and parallel to the westerly boundary of the said Lot a distance of 66 feet, more or less, to the northerly limit thereof;

Thence westerly and along the northerly limit of the said Lot 132 feet, more or less, to the westerly limit thereof;

Thence southerly and along the westerly limit of the said Lot 66 feet, more or less, to the place of beginning.

2. That part of Lot 377 according to a Plan registered in the Land Registry Office for the Registry Division of Algoma (No. 1) as Number 487 more particularly described as follows:

Beginning at the southwesterly angle of the said Lot 377;

Thence easterly along the southerly limit of the said Lot a distance of 132 feet to a point;

Thence northerly and parallel to the westerly boundary of the said Lot a distance of 66 feet, more or less, to the northerly limit thereof;

Thence westerly and along the northerly limit of the said Lot 132 feet to the westerly limit thereof;

Thence southerly and along the westerly limit of the said Lot 66 feet, more or less, to the place of beginning. O. Reg. 54/81, s. 1.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 2nd day of February, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 55/81.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—January 29th, 1981.

Filed—February 4th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

97. Notwithstanding any other provision of this Order, the land described in Schedule 84 may be used for the erection and use thereon of a building, accessory to the existing single-family dwelling and agricultural uses on the said land, containing a garage and employees' living quarters provided the following requirements are met:

Minimum distance of the building from the Guelph Line	110 metres
Minimum distance of the building from the southeasterly lot line	110 metres
Minimum distance of the building from the northwesterly lot line	260 metres
Minimum distance of the building from the westerly lot line	220 metres
Maximum height of building	8 metres
Maximum ground floor area of building	92 square metres

O. Reg. 55/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 84

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of Nelson, in the County of Halton, being the northwest half of Lot 16 in Concession I, north of Dundas Street, excepting therefrom the following:

1. That part of the said half lot conveyed by an Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 14722-A2 for the said former Township of Nelson, described as follows:

Beginning at the northerly angle of the said Lot 16;

Thence in a southeasterly direction along the northeasterly boundary of the said Lot 16 a distance of 462 feet to a point;

Thence in a southwesterly direction parallel to the northwesterly boundary of the said Lot 660 feet to a point;

Thence in a northwesterly direction parallel to the northeasterly boundary of the said Lot 462 feet to the said northwesterly boundary of the said Lot;

Thence in a northeasterly direction along the said northwesterly boundary of the said Lot 660 feet to the place of beginning.

2. That part of the said half lot conveyed by an Instrument registered in the said Land Registry Office as Number 17348-C2 for the said former Township of Nelson, described as follows:

Beginning at the point of intersection of the southwesterly boundary of the road allowance between lots 15 and 16, known as the Guelph Road, and the southeasterly boundary of the lands of one Raymond Millar, said point of beginning being at a distance of 462 feet southeasterly along the southwesterly boundary of the said road allowance from the northerly angle of the said Lot 16;

Thence in a southeasterly direction along the said southwesterly boundary of the said road allowance a distance of 726 feet to a stake set;

Thence in a southwesterly direction and parallel with the southeasterly boundary of the lands of the said Raymond Millar a distance of 660 feet to a stake set;

Thence in a northwesterly direction and parallel with the said road allowance between lots 15 and 16 a distance of 495 feet to a stake set;

Thence in a southwesterly direction and parallel to the northwesterly limit of the said Lot 16 a distance of 660 feet, more or less, to a stake set in the southwesterly limit of the said Lot;

Thence in a northwesterly direction along the said southwesterly limit of the said Lot 16 a distance of 693 feet to the northwesterly limit of the said Lot;

Thence in a northeasterly direction along the said northwesterly limit of the said Lot 16 a distance of 660 feet, more or less, to the southwesterly limit of the said Raymond Millar lands;

Thence in a southeasterly direction along the southwesterly boundary of the said Raymond Millar lands and parallel to the said road allowance between lots 15 and 16 a distance of 462 feet;

Thence in a northeasterly direction along the southeasterly limit of the said Raymond Millar lands and parallel to the northwesterly limit of the said Lot 16 a distance of 660 feet, more or less, to the place of beginning.

3. That part of the northwest half of the said Lot 16 designated as parts 1 and 2 on a Reference

Plan deposited in the said Land Registry
Office for the Registry Division of Halton
(No. 20) as Number 20R-3120. O. Reg. 55/
81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 29th day of January, 1981.

THE EXECUTIVE COUNCIL ACT

O. Reg. 56/81.

Transfer of Administration of Act.

Made—January 29th, 1981.

Filed—February 6th, 1981.

O.C. 280/81

ORDER IN COUNCIL

On the recommendation of the undersigned, the
Lieutenant Governor, by and with the advice and con-
currence of the Executive Council, orders that pursuant
to the provisions of the *Executive Council Act*, the
administration of the *Partnerships Act* be transferred
from the Attorney General to the Minister of Con-
sumer and Commercial Relations. O. Reg. 56/81.

Recommended R. ROY MCMURTRY
Attorney General

Concurred GEORGE R. McCAGUE
Chairman

Approved and Ordered January 29, 1981.

JOHN B. AIRD
Lieutenant Governor

Certified to be a true copy.

J. E. TANGNEY
Deputy Clerk, Executive Council

THE EXECUTIVE COUNCIL ACT

O. Reg. 57/81.

Transfer of Administration of Act.

Made—October 16th, 1980.

Filed—February 6th, 1981.

ORDER IN COUNCIL

On the recommendation of the undersigned, the
Lieutenant Governor, by and with the advice and con-
currence of the Executive Council, orders that,

Pursuant to the provisions of section 5 of the *Execu-
tive Council Act*, the administration of sections 161
and 162 of the *Mining Act* be assigned and transferred
to the Minister of Natural Resources. O. Reg. 57/81.

Recommended ROBERT G. ELGIE
Minister of Labour

Concurred GEORGE R. McCAGUE
Chairman

Approved and Ordered October 16, 1980.

JOHN B. AIRD
Lieutenant Governor

Certified to be a true copy.

J. E. TANGNEY
Deputy Clerk, Executive Council

THE CREDIT UNIONS AND CAISSES POPULAIRES ACT

O. Reg. 58/81.

Membership in Credit Union Leagues.

Made—February 5th, 1981.

Filed—February 6th, 1981.

REGULATION MADE UNDER THE CREDIT UNIONS AND CAISSES POPULAIRES ACT

MEMBERSHIP IN CREDIT UNION LEAGUES

1. A league may accept into membership,

- (a) co-operative corporations incorporated,
organized or registered under provincial co-
operative legislation or governed by such
legislation;

(b) corporations organized for charitable purposes;

(c) corporations, no part of the income of which is payable to, or otherwise benefits personally, any shareholder or member thereof; and

(d) corporations however incorporated (whether under the laws of Ontario or not) which in the opinion of the directors are operating as co-operative corporations. O. Reg. 58/81, s. 1.

2. A loan to any member of a league referred to in clause 1 (a), (b), (c) or (d) may be made only on such terms and conditions as are provided for in the by-laws of the league. O. Reg. 58/81, s. 2.

THE CREDIT UNIONS AND CAISSES POPULAIRES ACT

O. Reg. 59/81.

Credit Union Leagues.

Made—February 5th, 1981.

Filed—February 6th, 1981.

REGULATION TO AMEND REGULATION 194 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CREDIT UNIONS AND CAISSES POPULAIRES ACT

1. Section 1 of Regulation 194 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

6. Section 29

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

O. Reg. 60/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—February 2nd, 1981.

Filed—February 6th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Subparagraph 44 of paragraph xvi of section 2 of Ontario Regulation 479/73, as made by section 1 of Ontario Regulation 1002/80, is revoked and the following substituted therefor:

44. that part of Lot 7 in Concession II, north of Dundas Street, designated as Part 3 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-4211.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 2nd day of February, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 61/81.

General.

Made—February 5th, 1981.

Filed—February 10th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Items 2, 3 and 4 of subsection 50 (1) of Regulation 452 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:
 2. Subsequent Office Visit\$ 7.50
 3. Home Visit 11.50
 4. Institution Visit 6.50
2. This Regulation shall be deemed to have come into force on the 1st day of December, 1980.

THE HIGHWAY TRAFFIC ACT

O. Reg. 62/81.

Parking.

Made—February 10th, 1981.

Filed—February 10th, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 3 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
6. That part of the King's Highway known as No. 400 in the Town of Vaughan in The Regional Municipality of York lying between a point situate at its intersection with the centre line of the Rutherford Road overpass and a point situate at its intersection with the centre line of the Teston Road overpass.

2. Appendix A to the said Regulation is further amended by adding thereto the following Schedule:

Schedule 69

HIGHWAY No. 579

1. That part of the King's Highway known as No. 48 in the Township of Eldon in the County of Victoria lying between a point situate 130 metres measured easterly from its intersection with the centre line of the roadway between lots 48 and 49 in the concession North of Portage Road and a point situate 210 metres measured easterly from the southeast abutment of the Trent-Severn-Canal Bridge. O. Reg. 62/81, s. 2.

J. SNOW

*Minister of Transportation
and Communications*

Dated at Toronto, this 10th day of February, 1981.

THE PLANNING ACT

O. Reg. 63/81.

Restricted Areas—Geographic Townships of Hanlan, Casgrain, Kendall, Way and Lowther in the Territorial District of Cochrane.

Made—February 4th, 1981.

Filed—February 11th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 493/78 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 493/78 is amended by adding thereto the following section:
47. Notwithstanding any other provision of this Order, the land described in Schedule 3 may be used for a motor vehicle wrecking yard, and buildings and structures accessory thereto, provided the following requirements are met:

Minimum distance of any building or structure from the front lot line	75 metres
Minimum distance of any building or structure from the side lot lines	10 metres

Minimum distance of
any building or structure
from the rear lot line 10 metres

O. Reg. 63/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 3

That parcel of land situate in the geographic Township of Way in the Territorial District of Cochrane, being the east half of Lot 8 in Concession II described as Parcel 2569 in the Register for Centre Cochrane in the Land Registry Office for the Land Titles Division of Cochrane (No. 6). O. Reg. 63/81, s. 2.

D. G. HENDERSON

Director,

*Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 4th day of February, 1981.

THE PLANNING ACT

O. Reg. 64/81.

Restricted Areas—Geographic Township of Upsala in the Territorial District of Thunder Bay.

Made—January 29th, 1981.

Filed—February 11th, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREA—GEOGRAPHIC TOWNSHIP OF UPSALA IN THE TERRITORIAL DISTRICT OF THUNDER BAY

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such family;

(c) "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;

(d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 64/81, s. 1.

2. This Order applies to that parcel of land situate in the geographic Township of Upsala in the Territorial District of Thunder Bay, being composed of that part of the north half of Lot 4 in Concession 3 designated as Part I on a Plan deposited in the Land Registry Office for the Registry Division of Thunder Bay (No. 55) as Number 55R-1743. O. Reg. 64/81, s. 2.

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 64/81, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of a mobile home park containing not more than five mobile home sites.

(2) One mobile home may be located and used on each mobile home site.

(3) Buildings and structures accessory to the mobile home may be erected and used on a mobile home site.

(4) Each mobile home site shall have a minimum area of 1,400 square metres. O. Reg. 64/81, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration of a safe condition of any building or structure or part of any such building or structure. O. Reg. 64/81, s. 5.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 29th day of January, 1981.

THE PUBLIC VEHICLES ACT

O. Reg. 65/81.

General.

Made—February 5th, 1981.

Filed—February 12th, 1981.

REGULATION TO AMEND REGULATION 888 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC VEHICLES ACT

1. Section 1 of Regulation 888 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. In this Regulation,

(a) "chartered trip" means a trip, not being a scheduled service or a special trip, for which a public vehicle is hired for the transportation exclusively of a group of persons and for which the licensee of the public vehicle,

(i) is paid one fare or charge only for the chartering of the bus, or

(ii) is paid a fare by each passenger, which fare includes a charge for accommodation, meals or tickets of admission;

(b) "equipment point" means a point designated in the operating licence of a licensee or a point on a route designated in the operating licence of a licensee at which the licensee usually stores a public vehicle and which the licensee has designated as an equipment point in a tariff of tolls filed under the Act;

(c) "licensee" means the holder of an operating licence;

(d) "originating", when referring to chartered trips, means starting at the point at which the first passenger for a chartered trip boards a public vehicle;

(e) "scheduled service" means a service for which a licensee files a timetable with the Ministry under section 8;

(f) "school bus" means a public vehicle for which a licence is issued restricting the use of the bus to school purposes only;

(g) "service point" means a point designated in the operating licence of a licensee or a point on a route designated in the operating licence of a licensee, in respect of which the licensee has indicated, in a tariff of tolls filed under the Act that his fare or charge per passenger-carrying

kilometre, using the same class of vehicle, for a chartered trip originating therefrom does not exceed his fare or charge for a chartered trip originating from his nearest equipment point;

(h) "special trip" means a trip, not being a chartered trip, on which a public vehicle is operated to carry passengers at a time and to a point not shown on a timetable of the licensee filed with the Ministry. O. Reg. 65/81, s. 1.

2. Section 2 of the said Regulation is revoked. O. Reg. 65/81, s. 2.

3. Section 4 of the said Regulation is revoked and the following substituted therefor:

4. An application for the transfer of an operating licence shall be signed by the licensee and by the applicant and shall be accompanied by,

(a) a copy of the agreement between the licensee and the applicant that covers the sale of the business, equipment, vehicles and vehicle licences; and

(b) a statutory declaration showing the liabilities, if any, of the licensee and showing how these liabilities are to be liquidated. O. Reg. 65/81, s. 3.

4. Section 5 of the said Regulation is revoked. O. Reg. 65/81, s. 4.

5. Section 9 of the said Regulation is revoked and the following substituted therefor:

9.—(1) For the purposes of this section and section 9a,

(a) when referring to public vehicles,

(i) "Class A" means a public vehicle equipped with air-ride or torsion-bar suspension, reclining seats, baggage capacity separated from the passenger cabin, motive power that is mounted to the rear of the front axle, washroom facilities and air conditioning,

(ii) "Class B" means a public vehicle equipped with air-ride or torsion-bar suspension, reclining seats, baggage capacity separated from the passenger cabin, motive power that is mounted to the rear of the front axle, and either washroom facilities or air conditioning,

(iii) "Class C" means a public vehicle equipped with air-ride or torsion-bar suspension, reclining seats, baggage

capacity separated from the passenger cabin, motive power that is mounted to the rear of the front axle, but neither washroom facilities nor air conditioning, and

(iv) "Class D" means a public vehicle that is not a Class A, B or C public vehicle;

(b) "point", when referring to equipment point, service point, or any other point, includes,

(i) all of the urban municipality in which the point is located, or

(ii) where the point is not within an urban municipality, the area located within a fifteen kilometre radius thereof, but excluding any part of an urban municipality,

unless the point is referred to in a licence in terms of a lesser area.

(2) The classes set out in clause (1) (a) are set out in descending order.

(3) Unless prohibited by his operating licence, a licensee may operate a public vehicle on a chartered trip originating from,

(a) a point designated in his licence or a point on a route designated in his licence; or

(b) any other point, including a point designated in the licence of another licensee or a point on a route designated in the licence of another licensee, if the point is not an equipment point or a service point of another licensee.

(4) Unless prohibited by his operating licence, a licensee may operate a public vehicle on a chartered trip originating from an equipment point or a service point of another licensee if the other licensee is unable or unwilling to provide a public vehicle of the class requested or of a higher class for the same fare or charge as would have applied for a public vehicle of the class requested.

(5) No person shall operate a public vehicle on a chartered trip unless,

(a) if the trip is originating at a point designated in his licence or a point on a route designated in his licence, at least three quarters of the persons being transported on the trip board the vehicle at points designated in his licence or on routes designated in his licence; or

(b) if the trip is originating at any other point, at least three quarters of the persons being transported on the trip board the vehicle at that point. O. Reg. 65/81, s. 5, *part*.

9a.—(1) As part of a tariff of tolls filed under the Act, every licensee shall file with the Ministry a

schedule of the points he designates as equipment points and the schedule shall indicate the class or classes of public vehicle stored at each equipment point.

(2) Tariffs of tolls filed in respect of chartered trips operated by a licensee shall indicate,

(a) the licensee's fare or charge for chartered trips originating from each equipment point listed in the schedule referred to in subsection (1); and

(b) the licensee's fare or charge for chartered trips originating from any other point at which the licensee is authorized to originate chartered trips.

(3) Where a licensee indicates his fare or charge for a chartered trip in accordance with subsection (2), the fare or charge shall be itemized to show the amount charged for transportation, accommodation, meals or tickets of admission and comparisons of a licensee's fare or charge per passenger-carrying kilometre shall be made on the basis of transportation charges only.

(4) A tariff of tolls shall be filed on the form provided by the Ministry. O. Reg. 65/81, s. 5, *part*.

6. Section 10 of the said Regulation is amended by striking out "subsection 9 (1)" in the first line and inserting in lieu thereof "section 9".

7. Section 11 of the said Regulation is revoked and the following substituted therefor:

11. While operated on a chartered or special trip, a public vehicle shall have exposed on the front thereof a sign marked "chartered" or "special", as the case may be. O. Reg. 65/81, s. 7.

8. Section 12 of the said Regulation is revoked and the following substituted therefor:

12.—(1) Every licensee who operates a public vehicle on a chartered trip shall issue a chartered trip report to the person contracting with the licensee for the charter.

(2) The charter trip report shall be signed in full by, or on behalf of, the issuing licensed carrier and by the person contracting with the carrier for the charter.

(3) The charter trip report shall be identified by a numerical or alpha-numerical code and shall contain,

(a) the name of the carrier issuing the report;

(b) the name and address of the person contracting for the charter;

(c) the date of the trip;

(d) the departure time;

(e) the originating point of the trip;

- (f) the carrier's nearest equipment point;
- (g) any points, other than the originating point, at which passengers are to be picked up;
- (h) the destination of the trip;
- (i) the number of passengers for whom the trip was booked;
- (j) the number of passengers to be picked up at the originating point and at each point, other than the originating point, at which passengers are to be picked up;
- (k) the seating capacity and class of each public vehicle hired for the charter; and
- (l) the fare or charge for the trip, itemized to show the amount charged for transportation, accommodation, meals or tickets of admission.

(4) Where a public vehicle is being operated on a highway on a chartered trip, the chartered trip report, or a true copy thereof, shall be carried by the driver and shall be surrendered for inspection upon the demand of a member of the Ontario Provincial Police Force or an officer of the Ministry. O. Reg. 65/81, s. 8.

9. Clause 25 (c) of the said Regulation is revoked and the following substituted therefor:

(c) every chartered or special trip operated by the licensee, including a copy of every chartered trip report referred to in section 12,

10. The said Regulation is amended by adding thereto the following section:

29. The following fees shall be paid to the Ministry:

- 1. For each search of Ministry records in respect of an operating licence or a

vehicle licence or information pertaining thereto \$3.

2. For a copy of any writing, paper or document filed in the Ministry pursuant to the Act or any statement containing information from Ministry records 3.

3. For a certified copy of any writing, paper, document or statement referred to in paragraph 2 4.

O. Reg. 65/81, s. 10.

11. Forms 1, 4, 5 and 6 of the said Regulation are revoked. O. Reg. 65/81, s. 11.

THE DISTRICT OF PARRY SOUND LOCAL GOVERNMENT ACT, 1979

O. Reg. 66/81.

Order of the Minister.

Made—February 12th, 1981.

Filed—February 13th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 199/80 MADE UNDER THE DISTRICT OF PARRY SOUND LOCAL GOVERNMENT ACT, 1979

- 1. Section 1 of Ontario Regulation 199/80 is amended by striking out "the Archipelago" in the fifth line and inserting in lieu thereof "The Archipelago".

THOMAS L. WELLS

Minister of Intergovernmental Affairs

Dated at Toronto, this 12th day of February, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 67/81.

Speed Limits.

Made—February 13th, 1981.

Filed—February 16th, 1981.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Paragraph 16 of Part 2 of Schedule 14 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked.

(2) Part 2 of the said Schedule 14 is amended by adding thereto the following paragraphs:

31. That part of the King's Highway known as No. 11 in The Territorial District of Rainy River lying between a point situate 245 metres measured easterly from its intersection and with the westerly limit of the Township of Lash and a point situate at its intersection with the easterly boundary of the Manitou Rapids Indian Reserve No. 11 in the Township of Chapple.

32. That part of the King's Highway known as No. 11 in The Territorial District of Rainy River lying between a point situate at its intersection with the westerly boundary of the Manitou Rapids Indian Reserve No. 11 in the Township of Chapple and a point situate 60 metres measured westerly from its intersection with the westerly limit of the road allowance between lots 8 and 9 in River Range in the Township of Atwood.

(3) Part 5 of the said Schedule 14 is amended by adding thereto the following paragraphs:

19. That part of the King's Highway known as No. 11 in the Couchiching Indian Reserve in The Territorial District of Rainy River lying between a point situate at its intersection with the easterly boundary of Indian Reserve No. 18B and a point situate at its intersection with the easterly limit of the Town of Fort Frances.

20. That part of the King's Highway known as No. 11 in the Township of Chapple in The Territorial District of Rainy River lying between a point situate at its intersection with the easterly boundary of the Manitou Rapids Indian Reserve No. 11 and a point situate at its intersection with

the westerly boundary of the said Manitou Rapids Indian Reserve No. 11.

2. Paragraph 8 of Part 4 of Schedule 30 to the said Regulation is revoked and the following substituted therefor:

8. That part of the King's Highway known as No. 21 in the Township of Camden in the County of Kent lying between a point situate 85 metres measured southerly from its intersection with the centre line of the Chesapeake and Ohio Railway right-of-way in Concession 5 and a point situate 230 metres measured easterly from its intersection with the centre line of the westerly limit of the roadway known as Kent County Road 15 in the said Concession 5.

3.—(1) Paragraphs 6 and 7 of Part 3 of Schedule 37 to the said Regulation are revoked and the following substituted therefor:

6. That part of the King's Highway known as No. 27 in the Township of King in The Regional Municipality of York lying between a point situate 1220 metres measured northerly from its intersection with the boundary line between lots 5 and 6 in Concession 8 and a point situate at its intersection with the northerly limit of the roadway known as Regional Road No. 16.

7. That part of the King's Highway known as No. 27 in the County of Simcoe lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 9 in the Township of Tecumseth and a point situate 610 metres measured southerly from its intersection with the southerly limit of the King's Highway known as No. 88 in the townships of Tecumseth and West Gwillimbury.

(2) Paragraph 14 of Part 3 of the said Schedule 37 is revoked.

(3) Part 4 of the said Schedule 37 is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 27 lying between a point situate at its intersection with the northerly limit of the roadway known as Regional Road No. 16 in the Township of King in The Regional Municipality of York and a point situate at its intersection with the northerly limit of the King's Highway known as No. 9 in the Township of Tecumseth in the County of Simcoe.

County of
Kent—

Twp. of
Camden

Regional
Municipality
of York—

Twp. of
King

County of
Simcoe—

Twps. of
Tecumseth
and West
Gwillimbury

Regional
Municipality
of York—

Twp. of
King
County of
Simcoe—
Twp. of
Tecumseth

4.—(1) Schedule 81 to the said Regulation is amended by adding thereto the following Part:

PART 2

District of Rainy River
Twps. of Lash and Alberton

1. That part of the King's Highway known as No. 71 in The Territorial District of Rainy River lying between a point situate 245 metres measured easterly from its intersection with the westerly limit of the Township of Lash and a point situate at its intersection with the westerly limit of the roadway known as Boundary Road in the Township of Alberton.

(2) Paragraph 1 of Part 3 of the said Schedule 81 is revoked and the following substituted therefor:

District of Kenora
Twp. of Godson
District of Rainy River
Twp. of Chapple

1. That part of the King's Highway known as No. 71 lying between a point situate at its intersection with the roadway known as Dock Road in the locality of Nestor Falls in the Township of Godson in The Territorial District of Kenora and a point situate 900 metres measured northerly from its westerly intersection with the King's Highway known as No. 11 in the Manitou Rapids Indian Reserve No. 11 in the Township of Chapple in The Territorial District of Rainy River.

(3) Part 5 of the said Schedule 81 is amended by adding thereto the following paragraph:

District of Rainy River
Twp. of Chapple

2. That part of the King's Highway known as No. 71 in the Township of Chapple in The Territorial District of Rainy River lying between a point situate at its intersection with the easterly boundary of the Manitou Rapids Indian Reserve No. 11 and a point situate 900 metres measured northerly from its westerly intersection with the King's Highway known as No. 11 in the Manitou Rapids Indian Reserve No. 11.

The said Regulation is amended by adding thereto the following Schedule:

Schedule 232

HIGHWAY No. 522

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

District of Parry Sound—

Twps. of McConkey, Wilson and East Mills

1. That part of the King's Highway known as No. 522 in The Territorial District of Parry Sound lying between a point situate 300 metres measured westerly from its intersection with the westerly limit of the roadway known as North Road in the townships of McConkey and Wilson and a point situate 300 metres measured westerly from its intersection with the westerly limit of the roadway known as Duck Lake Road in the Township of East Mills.

PART 5

(Reserved)

PART 6

(Reserved)

JAMES SNOW

Minister of Transportation and Communications

Dated at Toronto, this 13th day of February, 1981.

THE PLANNING ACT

O. Reg. 68/81.

Restricted Areas—County of Kent, Township of Raleigh.

Made—February 16th, 1981.

Filed—February 16th, 1981.

REGULATION TO REVOKE ONTARIO REGULATION 12/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulations 12/73, 104/73, 322/73, 779/73, 597/74, 639/74, 753/74, 839/74, 992/74, 11/75, 215/75, 420/75, 722/75, 723/75, 777/75, 611/76 and 643/80 are revoked.

O. Reg. 68/81, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of February, 1981.

THE PLANNING ACT

O. Reg. 69/81.

Restricted Area—Township of Harwich, County of Kent.

Made—February 16th, 1981.

Filed—February 16th, 1981.

ORDER MADE UNDER THE PLANNING ACT

**RESTRICTED AREA—TOWNSHIP OF
HARWICH, COUNTY OF KENT**

1. In this Order,

(a) "height" means the perpendicular distance measured from ground level to the highest point of a building or structure;

(b) "m" means metres. O. Reg. 69/81, s. 1.

2. This Order applies to those lands in the Township of Harwich in the County of Kent being those parts of lots 15, 16 and 17 in Concession IV, those parts of lots 15 and 16 in Concession III and that part of the road allowance between concessions III and IV designated as parts 41 to 57, inclusive, on a Plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 24R-2669. O. Reg. 69/81, s. 2.

3. No building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure prohibited by this Order if such land, building or structure lawfully existed on the day this Order comes into force, or prevents the erection of any building or structure the plans for which were approved by the Township of Harwich prior to the day this Order comes into force. O. Reg. 69/81, s. 3.

4.—(1) No building or structure shall be erected on the lands referred to in column 1 of the Schedule that exceeds the maximum height allowances set out opposite thereto in column 2.

(2) No extension or enlargement to a building or structure on the lands referred to in column 1 of the Schedule shall be erected if the building or structure, as extended or enlarged, exceeds the maximum height allowances set out opposite thereto in column 2. O. Reg. 69/81, s. 4.

Schedule

COLUMN 1	COLUMN 2
<i>Part No. on Plan 24R-2669</i>	<i>Maximum Height Permitted</i>
41	30.5 m
42	8.4 m
43	27.8 m
44	8.4 m
45	8.4 m
46	8.4 m
47	21.5 m

48	21.5 m
49	42.4 m
50	33.6 m
51	33.6 m
52	36.0 m
53	34.0 m
54	34.0 m
55	35.0 m
56	36.4 m
57	36.5 m

O. Reg. 69/81, Sched.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of February, 1981.

THE PLANNING ACT

O. Reg. 70/81.

Restricted Area—Township of
Raleigh, County of Kent.

Made—February 16th, 1981.

Filed—February 16th, 1981.

**ORDER MADE UNDER
THE PLANNING ACT**

**RESTRICTED AREA—TOWNSHIP OF
RALEIGH, COUNTY OF KENT**

1. In this Order,

(a) "height" means the perpendicular distance measured from ground level to the highest point of a building or structure;

(b) "m" means metres. O. Reg. 70/81, s. 1.

2. This Order applies to those lands in the Township of Raleigh in the County of Kent, being those parts of lots 19, 20, 21, 22, 23, 24 and 25 in Concession XIII, those parts of lots 19, 20, 21, 22, 23 and 25 in Concession XIV and the road allowance between concessions XIII and XIV designated as parts 1 to 37, inclusive, and parts 58, 59, 60 and 61 on a Plan deposited in the Land Registry Office for the Registry Division of Kent (No. 24) as Number 24R-2669. O. Reg. 70/81, s. 2.

3. No building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure prohibited by this Order if such land, building or structure lawfully existed on the day this Order comes into force, or prevents the erection of any building or structure the plans for which were approved by the Township of Raleigh prior to the day this Order comes into force. O. Reg. 70/81, s. 3.

4.—(1) No building or structure shall be erected on the lands referred to in column 1 of the Schedule which exceeds the maximum height allowances set out opposite thereto in column 2.

(2) No extension or enlargement to a building or structure on the lands referred to in column 1 of the Schedule shall be erected if the building or structure, as extended or enlarged, exceeds the maximum height allowances set out opposite thereto in column 2. O. Reg. 70/81, s. 4.

Schedule

COLUMN 1	COLUMN 2
<i>Part No. on Plan 24R-2669</i>	<i>Maximum Height Permitted</i>
1	1.3 m
2	1.3 m
3	32.9 m
4	32.8 m
5	32.9 m
6	32.9 m
7	32.9 m
8	34.5 m
9	36.3 m
10	33.8 m
11	41.6 m
12	43.4 m
13	44.3 m
14	42.5 m
15	29.9 m
east half 16	1.8 m
west half 16	6.7 m
east half 17	1.8 m

west half 17	6.7 m
east half 18	1.3 m
west half 18	6.3 m
19	11.6 m
20	11.6 m
21	11.6 m
22	13.7 m
23	13.6 m
24	13.6 m
25	23.8 m
26	23.8 m
27	23.8 m
28	29.9 m
29	29.9 m
30	29.9 m
31	36.0 m
32	36.0 m
33	43.6 m
34	36.0 m
east half 35	3.7 m
west half 35	.4 m
northwest quarter 36	.4 m
northeast quarter 36	4.3 m
southwest quarter 36	22.0 m
southeast quarter 36	24.3 m
37	1.3 m
58	43.4 m
59	43.4 m
60	.0 m
61	45.7 m

Dated at Toronto, this 16th day of February, 1981.

THE HEALTH DISCIPLINES ACT

O. Reg. 71/81.

Dentistry.

Made—February 2nd, 1981.

Approved—February 17th, 1981.

Filed—February 17th, 1981.

REGULATION TO AMEND REGULATION 447 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH DISCIPLINES ACT

1. Section 50 of Regulation 447 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

50.—(1) Dental hygienists may perform the following specified acts in the practice of dentistry under the supervision or direction of a member:

1. Preliminary examination of the oral cavity and surrounding structures including the taking of a case history, periodontal examination and recording of clinical findings.
2. Complete prophylaxis, including scaling, root planing, subgingival curettage and polishing of fillings.
3. Topical application of anticariogenic agents, and other materials designed to assist in the prevention of caries.
4. Taking impressions for study models.
5. Maintenance of patient's oral hygiene.
6. Placement and removal of rubber dam.
7. Application and removal of periodontal dressings.
8. Removal of sutures.
9. Placement and removal of arch wires previously fitted by a dentist.
10. Separating of teeth prior to banding by a dentist.
11. Cementation and removal of bands or brackets or both for orthodontic purposes that have been previously fitted by a dentist.

(2) In addition to the acts specified in subsection (1), dental hygienists who have been approved in writing by the College may perform the following acts in the practice of dentistry under the supervision or direction of a member:

1. Placement, finishing and polishing of amalgam, silicate and resin restorations.
2. Placement and removal of matrix bands.
3. Placement of cavity liners in a tooth where the pulp has not been exposed.
4. Gingival retraction for impression taking.
5. Cementation of temporary crowns previously fitted by a dentist.
6. Placing of temporary fillings. O. Reg. 71/81, s. 1.

COUNCIL OF THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO:

CLAUDE A. DOUGHTY, D.D.S.
President

KENNETH F. POWNALL, D.D.S.
Secretary

Dated at Toronto, this 2nd day of February, 1981.

THE CHILD WELFARE ACT

O. Reg. 72/81.

General.

Made—February 17th, 1981.

Filed—February 17th, 1981.

REGULATION TO AMEND REGULATION 96 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHILD WELFARE ACT

1. Section 6 of Regulation 96 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(2) An estimate of expenditures referred to in subsection (1) that is submitted to a Director by a society shall be accompanied by a service plan in a form provided by a Director for the operation of the society for the year in accordance with subsection 6 (2) of the Act, and the service plan shall be subject to approval by a Director. O. Reg. 72/81, s. 1.

2. Section 7 of the said Regulation is revoked and the following substituted therefor:

7. For the purposes of the Act and this Regulation, "net expenditures" means those costs, less applicable income, reasonable and necessary for the provision of care and services by a society but does not include,

(a) the cost of a demonstration project that is approved by the Minister under subsection 11 (2); and

(b) the costs for which amounts may be paid under section 14 of the Act. O. Reg. 72/81,

3. Clause 8 (2) (a) of the said Regulation is revoked and the following substituted therefor:

(a) in respect of the cost of services for each child in care, be in the proportion that the number of children taken into protective care in the municipality in the previous year bears to the total number of children taken into care in the previous year;

4. Section 10 of the said Regulation is revoked and the following substituted therefor:

10.—(1) After the estimate of net expenditures of a society for a year has been finally approved by the Minister under section 9 or subsection 12 (10) of the Act, the society may at any time within one year after the end of the society's fiscal year file with a Director and with each municipality in the area in which the society has jurisdiction,

(a) an amendment to the approved estimate; or

(b) a supplementary estimate of net expenditures,

of the society not included in the original approved estimate for the year, and, subject to subsection (3), the municipality shall grant its approval to the amendment or supplementary estimate, as the case may be, within sixty days after the receipt thereof.

(2) Each municipality in the area in which the society has jurisdiction that has not granted its approval to the amendment or supplementary estimate filed under subsection (1) or referred the amount of the amendment or supplementary estimate, as the case may be, to a child welfare review committee within sixty days after receiving notice thereof from the society, shall at the expiration of that period be deemed to have granted its approval to the amount of the estimate.

(3) Where the council of any municipality in the area in which the society has jurisdiction does not agree with the amount of,

(a) the amendment to the approved estimate filed under subsection (1); or

(b) the supplementary estimate filed under subsection (1),

it may, before the Minister's refusal or approval is given, instead of approving the amendment or

supplementary estimate, as the case may be, and before the expiration of the sixty-day period referred to in subsection (2), refer the matter to a child welfare review committee and thereafter the provisions of sections 11 and 12 of the Act apply with necessary modification to a request for review made under this subsection.

(4) Where the municipality and the Minister approve the amount of the amendment to the approved estimate or the amount of the supplementary estimate submitted under subsection (1), the amount shall be deemed to be part of the approved estimate of the society for the year for the purpose of determining the amounts payable to the society under section 13 of the Act and section 9.

(5) After the amendment to the approved estimate or the amount of the supplementary estimate has been filed with the Director under subsection (1) and approved by the council of each municipality, the Minister may approve the amendment or the supplementary estimate or the Minister may, subject to subsection (6), vary the amount of the amendment or the supplementary estimate and approve the amount so varied.

(6) Where the Minister intends,

(a) to refuse to approve the amount of the amendment to the approved estimate or the amount of a supplementary estimate filed under subsection (1); or

(b) to vary the amount of the amendment to the approved estimate or the amount of a supplementary estimate filed under subsection (1) and approve any such amount as so varied,

the Minister shall, at least thirty days prior to the refusal or approval, as the case may be, give notice of the Minister's intention to the society and to the council of each municipality in the area in which the society has jurisdiction.

(7) Where a society or the council of any municipality in the area in which the society has jurisdiction does not agree with the Minister's intention,

(a) to refuse to approve the payment of the amount of an amendment to the approved estimate or the amount of the society's supplementary estimate filed under subsection (1); or

(b) to vary the amount of the amendment to the approved estimate or the amount of the supplementary estimate under subsection (1), as the case may be,

any one of them may, before the Minister's refusal or approval is given, as the case may be, request the Minister to refer the matter to a child welfare review committee and thereafter the provisions of sections 11 and 12 of the Act apply with necessary modifications to a request for review made under this subsection.

(8) Where the District Child Welfare Budget Board has been established for a district under section 10 of the Act for the purpose of approving the estimate of net expenditures of a society, any approval or request for review by or notice to a municipality in the district in respect of the estimate, required or authorized, as the case may be, by this section may be given by the Board. O. Reg. 72/81, s. 4.

THE ENVIRONMENTAL PROTECTION ACT

O. Reg. 73/81.

Ontario Hydro.

Made—February 17th, 1981.

Filed—February 17th, 1981.

REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

ONTARIO HYDRO

1. Emissions of sulphur dioxide from the fossil-fueled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 390 kilotonnes in the calendar year 1986, 1987, 1988 or 1989. O. Reg. 73/81, s. 1.

2. Emissions of sulphur dioxide from the fossil-fueled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, 260 kilotonnes in any calendar year after 1989. O. Reg. 73/81, s. 2.

3. Emissions of nitric oxide from the fossil-fueled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, sixty kilotonnes in the calendar year 1986, 1987, 1988 or 1989. O. Reg. 73/81, s. 3.

4. Emissions of nitric oxide from the fossil-fueled electric generating stations of Ontario Hydro shall not exceed, in the aggregate, forty kilotonnes in any calendar year after 1989. O. Reg. 73/81, s. 4.

THE PLANNING ACT

O. Reg. 74/81.

Order Made Under Section 30 of
the Planning Act.

Made—February 16th, 1981.

Filed—February 18th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Goderich in the County of Huron, being Lots 865 and 866 on a Plan registered in the Land Registry Office for the Registry Division of Huron (No. 22) as Number 7, and the north quarters of Lots 888 and 889, running numbers in the said Town of Goderich. O. Reg. 74/81, s. 1.

P. G. RIMMINGTON

Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 16th day of February, 1981.

THE PLANNING ACT

O. Reg. 75/81.

Restricted Areas—Part of the
District of Nipissing.

Made—February 13th, 1981.

Filed—February 18th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 540/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 540/74 is amended by adding thereto the following section:

60. Notwithstanding any other provision of this Order, the land described in Schedule 76 may be used for the erection and use thereon of a single-family dwelling provided the following requirements are met:

Minimum front yard	50 metres
Minimum side yards	2 metres
Minimum rear yard	15 metres
Maximum height of dwelling	two storeys

O. Reg. 75/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 76

That parcel of land situate in the geographic Township of Hugel in the Territorial District of Nipissing, being that part of the north part of Broken Lot 6 in Concession 1, described as part of Parcel 14128 in the Register for Nipissing and shown as Part 2 on a Plan deposited in the Land Registry Office for the Land Titles Division of Nipissing (No. 36) as Number 36R-5652. O. Reg. 75/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 13th day of February, 1981.

THE ONTARIO PLANNING AND DEVELOPMENT ACT

O. Reg. 76/81.
Amendment to Local Plan—Vaughan
Planning Area.
Made—February 16th, 1981.
Filed—February 18th, 1981.

ORDER MADE UNDER THE ONTARIO PLANNING AND DEVELOPMENT ACT

AMENDMENT TO LOCAL PLAN—VAUGHAN PLANNING AREA

1. Under subsection 11 (2) of the Act, it is ordered that section 5 of the Official Plan for Vaughan Planning Area be amended by adding thereto the following subsection:

(3) The Parkway Belt West Plan, as approved by an Order-in-Council dated the 19th day of July, 1978, forms part of this Official Plan for the Vaughan Planning Area, and notwithstanding any other provision of this Official Plan, the use of those lands in the Vaughan Planning Area that are within the Public Use Areas and the Complementary Use Areas, as shown on Maps 1, 4 and 5 of the said Parkway Belt West Plan, shall be governed by the Parkway Belt West Plan. O. Reg. 76/81, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of February, 1981.

THE PUBLIC SERVICE ACT

O. Reg. 77/81.

General.

Made—February 12th, 1981.

Approved—February 17th, 1981.

Filed—February 19th, 1981.

REGULATION TO AMEND REGULATION 881 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC SERVICE ACT

1. Subsection 15 (13) of Regulation 881 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(13) Subsections (1) to (12) apply only in respect of the years ending in 1981 and 1982. O. Reg. 77/81, s. 1.

CIVIL SERVICE COMMISSION:

J. A. JACKSON
Chairman

Dated at Toronto, this 12th day of February, 1981.

THE LOCAL ROADS BOARDS ACT

O. Reg. 78/81.

Establishment of Local Roads Areas—
Northern and Eastern Regions.

Made—January 29th, 1981.

Filed—February 19th, 1981.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 24 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 24

HALLEBOURG LOCAL ROADS AREA

All those portions of the Township of Kendall in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications Plan N-593-4, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 8th day of January, 1981. O. Reg. 78/81, s. 1.

2. Schedule 77 to the said Regulation is revoked and the following substituted therefor:

Schedule 77

FOLEYET LOCAL ROADS AREA

All those portions of the Township of Foleyet in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-1046-3, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 1st day of December, 1980. O. Reg. 78/81, s. 2.

3. Schedule 87 to the said Regulation is revoked and the following substituted therefor:

Schedule 87

LOST CHANNEL LOCAL ROADS AREA

All that portion of the Township of Mowat and those portions of the Township of Blair in the Territorial District of Parry Sound shown outlined on Ministry of Transportation and Communications Plan N-1304-3 filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 5th day of November, 1980. O. Reg. 78/81, s. 3.

4. Schedule 111 to the said Regulation is revoked and the following substituted therefor:

Schedule 111

LANG LAKE ASSOCIATION LOCAL ROADS AREA

All that portion of the townships of Curtin and Roosevelt and the surrendered portion of the Whitefish River Indian Reserve (No. 4) in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-874-A2 filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 8th day of December, 1980. O. Reg. 78/81, s. 4.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 79/81.

The Regional Municipality of
York, Town of Vaughan.

Made—February 16th, 1981.

Filed—February 20th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 475/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 475/73 is amended by adding thereto the following section:

26. Notwithstanding any other provision of this Order, the land described in Schedule 13 may be used for the erection and use thereon of a building to be used for the repair and storage of refrigeration equipment and refrigeration vehicles provided the following requirements are met:

Maximum floor area of the building	375 square metres
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Minimum distance of the building from the northerly lot line	135 metres
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Minimum distance of the building from the easterly lot line	66 metres
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Minimum distance of the building from the southerly lot line	6 metres
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Minimum distance of the building from the westerly lot line	7 metres
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Maximum height of the building	5 metres
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There is no outside storage of goods or materials.

There is no outside parking.

O. Reg. 79/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 13

That parcel of land situate in the Town of Vaughan in The Regional Municipality of York, being that part of Lot 8 in Concession III more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 8 distant 60.96 metres measured south 67° 20' west therealong from the southeasterly angle of the said Lot;

Thence south 67° 20' west along the southerly limit of the said Lot 8 a distance of 39.56 metres to a point;

Thence north 16° west 163.22 metres to a point;

Thence north 66° 24' east 100.53 metres to the easterly limit of the said Lot;

Thence south 16° east along the easterly limit of the said Lot a distance of 98.67 metres to a point;

Thence south 66° 30' west 60.96 metres to a point;

Thence south 16° east 65.32 metres to the place of beginning. O. Reg. 79/81, s. 2.

W. WRONSKI
Assistant Deputy Minister,
Community Planning Wing,
Ministry of Housing

Dated at Toronto, this 16th day of February, 1981.

THE MILK ACT

O. Reg. 80/81.

Milk Products—Extension of Powers.

Made—February 17th, 1981.

Filed—February 23rd, 1981.

REGULATION MADE UNDER THE MILK ACT

MILK PRODUCTS—EXTENSION OF POWERS

1. The Lieutenant Governor in Council hereby grants authority to the Canadian Dairy Commission to regulate the marketing within Ontario of milk products in the manner set forth in section 2. O. Reg. 80/81, s. 1

2. For the purpose of regulating the marketing within Ontario of milk products, the Canadian Dairy Commission is authorized to purchase or otherwise acquire such quantity or quantities of evaporated milk, evaporated partly-skimmed milk, evaporated skim-milk, milk powder, skim-milk powder and butter as the Canadian Dairy Commission considers advisable and to sell or otherwise dispose of such quantity or quantities of evaporated milk, evaporated partly-skimmed milk, evaporated skim-milk, milk powder, skim-milk powder and butter so purchased or otherwise acquired. O. Reg. 80/81, s. 2.

3. This Regulation shall be deemed to have come into force on the 29th day of December, 1980. O. Reg. 80/81, s. 3.

THE PROVINCIAL COURTS ACT

O. Reg. 81/81.

Remuneration of Part-Time
Provincial Judges.

Made—February 17th, 1981.

Filed—February 23rd, 1981.

REGULATION TO AMEND REGULATION 808 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PROVINCIAL COURTS ACT

1. Section 1 of Regulation 808 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. On and after the 1st day of January, 1981 the remuneration of a part-time judge,

(a) authorized by the Lieutenant Governor in Council under subsection 12 (1) of the Act to devote part of his time to the practice of law shall be \$36,674 a year; or

(b) reappointed under subsection 5 (4) of the Act shall be \$198 a day. O. Reg. 81/81, s. 1.

THE ONTARIO MINERAL EXPLORATION PROGRAM ACT

O. Reg. 82/81.

General.

Made—February 17th, 1981.

Filed—February 23rd, 1981.

REGULATION TO AMEND REGULATION 720 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO MINERAL EXPLORATION PROGRAM ACT

1. Section 3 of Regulation 720 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(ba) the property on which the proposed program is to be carried out consists of non-contiguous staked and recorded claims in good standing or patented or leased lands in Ontario, or both, that, in the opinion of the Minister, are geologically related;

2. Section 4 of the said Regulation is amended by striking out "\$250,000" in the second line and inserting in lieu thereof "\$500,000".

THE MINISTRY OF CULTURE AND RECREATION ACT

O. Reg. 83/81.

Grants For Non-Profit Camps.

Made—February 17th, 1981.

Filed—February 23rd, 1981.

REGULATION TO AMEND
REGULATION 651 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE MINISTRY OF CULTURE AND
RECREATION ACT

1. Subclause 1 (b) (iii) of Regulation 651 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(iii) where the average of the fees for campers, including free campers, is not more than \$11 a day.

THE SECURITIES ACT

O. Reg. 84/81.

General.

Made—February 24th, 1981.

Filed—February 24th, 1981.

REGULATION TO AMEND
REGULATION 910 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE SECURITIES ACT

1. Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

18a.—(1) The exemption contained in subsection 71 (5) of the Act is available to a seller in respect of a first trade in securities whether or not the issuer is in default of any requirement of the Act or regulations if,

- (a) the seller is not in a special relationship with the issuer; and
- (b) the first trade otherwise qualifies for the exemption contained in that subsection.

(2) The exemption contained in subsection 71 (5) of the Act is available to a seller who is in a special relationship with the issuer in respect of a first trade in securities by the seller if,

- (a) the seller has reasonable grounds to believe that the issuer is not in default of any requirement of the Act or regulations; and
- (b) the first trade otherwise qualifies for the exemption contained in that subsection.

(3) For the purposes of subsections (1) and (2), "special relationship" has the same meaning as in subsection 75 (3) of the Act. O. Reg. 84/81, s. 1, *part*.

19a.—(1) Notwithstanding subsection 71 (5) of the Act, sections 52 and 61 of the Act apply to the first trade

in securities by a seller acquired under the exemption contained in subclause 71 (1) (f) (iii) of the Act through the exercise of a right to purchase, convert or exchange the securities where the right to purchase, convert or exchange the securities was previously acquired in connection with an initial trade exempted under clause 71 (1) (a), (b), (c), (d), (l), (m) or (p) of the Act or clause 14 (g) or (h) of the Act unless,

- (a) the first trade is made in accordance with subsection 71 (4) of the Act; or
- (b) the first trade is exempt under subsection 71 (1) of the Act.

(2) For the purposes of clause (1) (a), "initial exempt trade" in section 71 (4) of the Act means a trade referred to in subclause 71 (1) (f) (iii) of the Act. O. Reg. 84/81, s. 1, *part*.

19b. The exemption contained in subsection 71 (4) of the Act does not apply to a trade that is a distribution as defined in subparagraph iii of paragraph 11 of subsection 1 (1) of the Act. O. Reg. 84/81, s. 1, *part*.

19c.—(1) The exemption contained in subsection 71 (7) of the Act does not apply to a trade in securities unless the seller has held the securities for at least six months.

(2) Notwithstanding subsection (1), where a seller has acquired securities of a class under an exemption contained in clause 71 (1) (a), (b), (c), (d), (h), (i), (j), (k), (l), (m), (n), (p) or (q) of the Act or clause 14 (1) (e), (f), (g) or (h) of this Regulation, the seller shall not distribute any security of that class until all securities of the class owned by the seller have been held by the seller for,

- (a) a period of at least six months after the date on which the last security of the class was acquired under an exemption referred to in this subsection, if the securities are listed and posted for trading on a stock exchange recognized for this purpose by the Commission and comply with the requirements of clause 388 (1) (m) or (n) of the *Insurance Act*;
- (b) a period of at least six months after the date on which the last security of the class was acquired under an exemption referred to in this subsection, if the securities are bonds, debentures or other evidences of indebtedness issued or guaranteed by an issuer or are preferred shares of an issuer, and comply with the requirements of clause 388 (1) (k) or (m) of the *Insurance Act*;

- (c) a period of at least one year after the date on which the last security of the class was acquired under an exemption referred to in this subsection, if the securities are listed and posted for trading on a stock exchange recognized for this purpose by the Commission or are bonds, debentures or other evidences of

indebtedness issued or guaranteed by the reporting issuer whose securities are so listed; or

- (d) a period of at least eighteen months after the date on which the last security of the class was acquired under an exemption referred to in this subsection. O. Reg. 84/81, s. 1, *part*.
2. Section 140 of the said Regulation is amended by adding thereto the following clause:
- (aa) by a liquidator under the *Canada Business Corporations Act* or by a sheriff under the *Execution Act*;
3. Form 20 of the said Regulation is amended by striking out "Report of a trade made on or after March 15, 1981, under clause 71 (1) (a), (b), (c), (d), (l), (p) or (q) of the Act (Note: strike out inapplicable clauses)" of the heading and substituting in lieu thereof "Report of a trade made on or after March 15, 1981 under section 71 (1) (a), (b), (c), (d), (l), (p) or (q) of the Act or section 14 (g) of the Regulation. (Note: Circle applicable clause)".
4. Form 21 of the said Regulation is amended by striking out "Report under subsection 71 (4) of the Act of a first trade in securities previously purchased under section 71 (1) (a), (b), (c), (d), (l), (m), (p) or (q) (Note: strike out inapplicable clauses)" of the heading and substituting in lieu thereof "Report under subsection 71 (4) of the Act of a first trade in securities previously purchased under section 71 (1) (f) (iii) or clause 71 (1) (a), (b), (c), (d), (l), (m), (p) or (q) of the Act or section 14 (g) of the Regulation. (Note: Circle applicable clause)".
5. This Regulation comes into force on the 15th day of March, 1981.

THE LOCAL SERVICES BOARDS ACT

O. Reg. 85/81.

Establishment of Local Services—
Community of Hawk Junction.

Made—February 20th, 1981.

Filed—February 24th, 1981.

ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the *Local Services Boards Act*,
and

IN THE MATTER OF the establishment of a Local Services Board for the community of Hawk Junction situate in territory without municipal organization in the Territorial District of Algoma.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established effective the 23rd day of February, 1981, under the name "The Local Services Board of Hawk Junction".
2. The boundaries of the Board area are those described in the Schedule.
3. The Board shall be composed of five members.
4. The Board may exercise the following powers from among those set out in the Schedule to the Act:
 1. The powers set out in paragraph 2.
 2. The powers set out in paragraph 6.
- 5.—(1) The election of the first members of the Board shall be held in the community of Hawk Junction on the 23rd day of February, 1981 and the members so elected shall hold office from the 23rd day of February, 1981 to the 30th day of September, 1981 and until a new Board is elected.

(2) Mr. Jim Aquino, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board.

LEO BERNIER

Minister of Northern Affairs

Dated at Toronto, this 20th day of February, 1981.

Schedule

All that parcel or tract of land in the geographic townships of Esquega and Fiddler, in the Territorial District of Algoma in the Province of Ontario described as follows:

Beginning at the 9 mile post in the southerly boundary of the geographic township of Esquega;

Thence easterly along the southerly boundary of the geographic townships of Esquega and Fiddler to the 15 mile post in the southerly boundary of the geographic township of Fiddler;

Thence northerly to the 3 mile post in the northerly boundary of the geographic township of Fiddler;

Thence westerly along the northerly boundary of the geographic townships of Fiddler and Esquega to the 3 mile post in the northerly boundary of the geographic township of Esquega;

Thence southerly to the place of beginning.

O. Reg. 85/81.

THE PLANNING ACT

O. Reg. 86/81.

Order Made Under Section 30 of the Planning Act.

Made—February 23rd, 1981.

Filed—February 24th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the City of Hamilton in The Regional Municipality of Hamilton-Wentworth, being Lots 6, 7, 8, that part of Lot 9 fronting on the south side of Hunter Street, those parts of Lots 6 and 7 fronting on the north side of Bold Street, all in the Block bounded by Hess, Hunter, Caroline and Bold Streets in George S. Tiffany's Survey of lots unregistered in the said City of Hamilton, designated as Part 1 on a Plan of Survey deposited in the Land Registry Office for the Land Titles Division of Wentworth (No. 62) as Number 62R-423. O. Reg. 86/81, s. 1.

P. G. RIMMINGTON
Director,

Community Planning Review Branch,
Central and Southwest,
Ministry of Housing

Dated at Toronto, this 23rd day of February, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 87/81.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—February 20th, 1981.

Filed—February 24th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph iii of section 2 of Ontario Regulation 482/73, as remade by section 1 of Ontario Regulation 263/76 and amended by section 1 of Ontario Regulation 889/76, section 1 of Ontario Regulation 355/78, section 1 of Ontario Regulation 529/78, section 1 of Ontario Regulation 546/78, section 1 of Ontario Regulation 658/78, section 1 of Ontario Regulation 332/79, section 1 of Ontario Regulation 656/79, section 1 of Ontario Regulation 794/79 and section 1 of Ontario Regulation 20/80, is further amended by adding thereto the following subparagraph:

14. Those parcels of land situate in the City of Burlington in The Regional Municipality of Halton, being that part of Lot 1 in Concession I of the former Township of East Flamborough more particularly described as follows:

Premising that the bearings used herein are assumed and are referred to the northeasterly limit of King Road, as established by By-law 954 of the Corporation of the former Township of East Flamborough registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1127, on course of north 46° 05' west;

i. Beginning at an iron bar planted in the said northerly limit of King Road being a line drawn parallel with and distant 33 feet measured northeasterly at right angles from the division line between lots 1 and 2 in the said Concession I, the said iron bar being distant 2,309.42 feet measured on a course of north 46° 05' west along the said northeasterly limit of King Road from the northwesterly limit of the road allowance between the Broken Front Concession and Concession I of the said former Township;

Thence north 49° 53' east 544.76 feet to an iron bar planted;

Thence south 46° east 266 feet, more or less, to an iron bar planted in a line

drawn on a course of north 49° 53' east from an iron bar planted in the said northeasterly limit of King Road distant 2,043.42 feet measured thereon on a course of north 46° 05' west from the said northwesterly limit of the said road allowance;

Thence south 49° 53' west along the line so drawn 544.29 feet, more or less, to an iron bar planted in the said northeasterly limit of King Road;

Thence north 46° 05' west along the last-mentioned limit 266 feet to the place of beginning.

- ii. Beginning at an iron bar planted in the northeasterly limit of King Road, as established by By-law 954 of the Corporation of the former Township of East Flamborough registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1127, being a line drawn parallel with and distant 33 feet measured northeasterly at right angles from the division line between lots 1 and 2 in the said Concession I, the said iron bar being distant 2,309 feet, 5 inches measured along the said northeasterly limit of King Road on a course of north 46° 05' west from the northwesterly limit of the road allowance between the Broken Front Concession and Concession I of the said former Township;

Thence north 49° 53' east 544 feet, 9½ inches to an iron bar planted;

Thence north 46° west 85 feet to an iron bar planted;

Thence south 49° 53' west 544 feet, 11½ inches, more or less, to an iron bar planted in the said northeasterly limit of King Road;

Thence south 46° 05' east along the last-mentioned limit 85 feet, more or less, to the place of beginning.

Excepting therefrom those parts expropriated by the Corporation of the City of Burlington for road widening purposes and designated as parts 3 and 4 on a Plan of Expropriation registered in the said Land Registry Office as Number 200 X.P.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 20th day of February, 1981.

THE LOCAL ROADS BOARDS ACT

O. Reg. 88/81.

Establishment of Local Roads Areas—
Northern and Eastern Regions.
Made—February 13th, 1981.
Filed—February 24th, 1981.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 1 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 1

PHELPS LOCAL ROADS AREA

All of the Township of Phelps in the Territorial District of Nipissing including,

(a) part of,

(i) Mattawa River,

(ii) Turtle Lake, and

(iii) Talon Lake; and

(b) offshore islands in the waters of the Mattawa River referred to in clause (a),

shown as outlined on Ministry of Transportation and Communications Plan N-1064-5, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 29th day of January, 1981. O. Reg. 88/81, s. 1.

2. Schedule 4 to the said Regulation is revoked and the following substituted therefor:

Schedule 4

CRERAR, GIBBONS AND BASTEDO LOCAL ROADS AREA

All those portions of the townships of Crerar, Gibbons and Bastedo in the Territorial District of Nipissing and those portions of the Township of Henry in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-270-A7 filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 29th day of January, 1981. O. Reg. 88/81, s. 2.

3. Schedule 37 to the said Regulation is revoked and the following substituted therefor:

Schedule 37

LOUNT LOCAL ROADS AREA

All those portions of the Township of Lount in the Territorial District of Parry Sound, shown outlined on Ministry of Transportation and Communications Plan N-1362-4, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 29th day of January, 1981. O. Reg. 88/81, s. 3.

4. Schedule 48 to the said Regulation is revoked and the following substituted therefor:

Schedule 48

BIGWOOD, DELAMERE, HOSKIN LOCAL ROADS AREA

All those portions of the townships of Bigwood, Delamere, Hoskin, Cox and Cherriman in the Territorial District of Sudbury, shown outlined on Ministry of Transportation and Communications Plan N-779-10, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 20th day of January, 1981. O. Reg. 88/81, s. 4.

5. Schedule 53 to the said Regulation is revoked and the following substituted therefor:

Schedule 53

HENWOOD LOCAL ROADS AREA

All of the Township of Henwood in the Territorial District of Timiskaming shown outlined on Ministry of Transportation and Communications Plan N-444-3, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 10th day of January, 1981. O. Reg. 88/81, s. 5.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 13th day of February, 1981.

THE INCOME TAX ACT

O. Reg. 89/81.

Taxable Income—Amount Prescribed
under Section 6 of the Act.

Made—February 17th, 1981.

Filed—February 24th, 1981.

REGULATION MADE UNDER THE INCOME TAX ACT

TAXABLE INCOME—AMOUNT PRESCRIBED UNDER SECTION 6 OF THE ACT

1. For the purpose of section 6 of the Act, the amount prescribed for the taxation year commencing the 1st day of January, 1981 is the amount of \$1,880. O. Reg. 89/81, s. 1.

2. This Regulation shall be deemed to have come into force on the 1st day of January, 1981. O. Reg. 89/81, s. 2.

THE INCOME TAX ACT

O. Reg. 90/81.

Ontario Tax Credit System

Regulation.

Made—February 17th, 1981.

Filed—February 24th, 1981.

REGULATION MADE UNDER THE INCOME TAX ACT

ONTARIO TAX CREDIT SYSTEM REGULATION

1. For the purposes of clause 7 (1) (a) of the Act, premises included in the following kinds of institutions are not housing units:

- (a) an institution designated under section 1 of Regulation 611 of Revised Regulations of Ontario, 1980 made under the *Mental Hospitals Act*;
- (b) a home for retarded persons as defined in clause 1 (d) of the *Homes for Retarded Persons Act*;
- (c) a sanatorium as defined in clause 1 (f) of the *Sanatoria for Consumptives Act*;
- (d) a hospital for chronic patients listed under Group F and Group G of the Schedule to Regulation 863 of Revised Regulations of Ontario, 1980 made under the *Public Hospitals Act*;
- (e) a "satellite home" as defined in clause 1 (m) of Regulation 502 of Revised Regulations of Ontario, 1980 made under the *Homes for the Aged and Rest Homes Act*. O. Reg. 90/81, s. 1.

2. Where taxes for municipal and school purposes are paid in a year in respect of premises that are other-

wise excluded from the definition of "housing unit" in clause 7 (1) (a) of the Act, such premises shall be regarded as a housing unit for the purposes of the Act by any individual who occupies and inhabits such premises and receives no financial assistance from any governmental body or agency to reduce the cost of his occupation in such premises. O. Reg. 90/81, s. 2.

3. For the purpose of subclause 7 (1) (c) (iv) of the Act,

- (a) amounts paid for commutation of statute labour pursuant to the *Statute Labour Act* or pursuant to a by-law passed under the authority of that Act;
- (b) amounts paid for fees charged by a school board and licence fees levied by a municipality in respect of mobile homes;
- (c) charges levied by a municipality in respect of local improvements financed through the Ministry of the Environment; and
- (d) taxes imposed under the *Local Services Boards Act* and levied under the *Provincial Land Tax Act*,

are prescribed. O. Reg. 90/81, s. 3.

4. For the purpose of clause 7 (1) (c) of the Act, the prescribed manner shall be by completing and filing Form 1, or in the case of those who prefer the French language, Form 2, together with the return required under the Act with respect to the taxation year for which the deduction is claimed under subsection (2) and subsection 7 (6) of the Act. O. Reg. 90/81, s. 4.

5. For the purpose of subsection 7 (4) of the Act, the students' residences set out in the Schedule hereto are prescribed. O. Reg. 90/81, s. 5.

6. Ontario Regulation 64/80, as amended by Ontario Regulation 331/80, does not apply to any taxation year subsequent to the 31st day of December, 1979. O. Reg. 90/81, s. 6.

7.—(1) This Regulation, except sections 1 and 2, shall be deemed to have come into force on the 1st day of January, 1980.

(2) Sections 1 and 2 shall be deemed to have come into force on the 1st day of July, 1980 and apply in respect of any taxation year of an individual ending on or after that date. O. Reg. 90/81, s. 7.

Schedule
STUDENTS' RESIDENCE

PART I

RESIDENCES OF COLLEGE AND NURSING STUDENTS

ITEM	NAME	LOCATION
1.	St. Andrew's College Students' Residence Yonge Street North	Aurora
2.	Albert College Students' Residence Dundas Street West	Belleville
3.	Belleville General Hospital Students' Residence, Loyalist College of Applied Arts and Technology 245 Dundas Street East	Belleville
4.	Appleton Boys School Students' Residence,	Bolton
5.	Comstock Students' Residence St. Lawrence College of Applied Arts and Technology Health Sciences 80 Emma Street	Brockville
6.	Grenville Christian College Students' Residence	Brockville
7.	St. John's School of Ontario Students' Residence	Claremont
8.	Mille Roches Students' Residence St. Lawrence College of Applied Arts and Technology 801 Fourth Street East	Cornwall
9.	Niagara Christian College Students' Residence	Fort Erie
10.	Saint Barnabas Farms School Students' Residence Box 583, Niagara Parkway	Fort Erie
11.	Ontario College of Agriculture Students' Residence Buildings, Nos. 64 Perth Hall; No. 65, Oxford Hall; No. 67, Bruce Hall	Huron Park
12.	Kemptville College of Agricultural Technology Students' Residence	Kemptville
13.	Kingston General Hospital Students' Residence (Waldron Tower), St. Lawrence College of Applied Arts and Technology, 17 King Street West	Kingston
14.	Emmanuel Bible College Students' Residence 100 Fergus Avenue	Kitchener
15.	Lakefield College School Students' Residence	Lakefield
16.	Great Lakes Christian Colleges Students' Residence	Lincoln
17.	Victoria Campus School of Nursing Students' Residence Fanshawe College of Applied Arts and Technology 391 South Street	London

STWN	NAME	LOCATION
18.	Mount St. Joseph Academy Students' Residence 1490 Richmond Street North	London
19.	Regina Mundi College Students' Residence Wellington Road South	London
20.	Sheridan College School of Nursing Students' Residence Credit Valley Campus 2186 Hurontario Street	Mississauga
21.	Sheridan College of Applied Arts and Technology School of Design Dormitory 1460 South Sheridan Way	Mississauga
22.	Pickering College Students' Residence 389 Second Street	Newmarket
23.	Eden Christen College Students' Residence	Niagara On-The-Lake
24.	Scollard Hall Students' Residence 1000 High Street	North Bay
25.	Canadore College of Applied Arts and Technology Students' Residence, Gormanville Road	North Bay
26.	Appleby College Students' Residence 540 Lakeshore Road West	Oakville
27.	Seventh Day Adventist Church Kingsway College Students' Residence 1156 King Street East	Oshawa
28.	Ashbury College Students' Residence 362 Mariposa Avenue	Ottawa
29.	Ottawa Civic Hospital Students' Residence Algonquin College School of Nursing 737 Parkdale Avenue	Ottawa
30.	Georgian College Nursing Assistants Program General and Marine Hospital Students' Residence 1198 Sixth Avenue West	Owen Sound
31.	Eastern Pentacostal Bible College Students' Residence Swanson Hall, 49 Argyle Street	Peterborough
32.	Eastern Pentacostal Bible College Students' Residence Blair Hall, 780 Argyle Street	Peterborough
33.	Wahbon Bay Academy Students' Residence	Pickle Lake
34.	Trinity College School Students' Residence	Port Hope
35.	Ridgetown College of Agricultural Technology Students' Residence, Main Street East	Ridgetown
36.	Rosseau Lake School Students' Residence	Rosseau

ITEM	NAME	LOCATION
37.	Ridley College Students' Residence	St. Catharines
38.	St. Thomas - Elgin General School of Nursing Students' Residence, Fanshawe College of Applied Arts and Technology, 189 Elm Street	St. Thomas
39.	Alma College Students' Residence 96 Moore Street	St. Thomas
40.	Lambton College School of Nursing Students' Residence Lambton College of Applied Arts and Technology 1431 London Road South	Sarnia
41.	Sault College of Applied Arts and Technology Students' Residence, 443 Northern Avenue East	Sault Ste Marie
42.	Stratford General Hospital Students' Residence Conestoga College of Applied Arts and Technology 130 Youngs Street	Stratford
43.	Cambrian College of Applied Arts and Technology Students' Residence, Health and Science Division (Northern Ontario Health Science Schools) 885 Regent Street South	Sudbury
44.	Confederation College of Applied Arts and Technology Sibley Hall Students' Residence, William Street	Thunder Bay
45.	Centre for Christian Studies, Covenant College Students' Residence, 77 Charles Street West	Toronto
46.	Ryerson Polytechnical Institute Students' Residence 137 Bond Street	Toronto
47.	The Hospital for Sick Children Nursing School Students' Residence, 170 and 180 Elizabeth Street	Toronto
48.	Nightingale School of Nursing Students' Residence George Brown College, 2 Murray Street	Toronto
49.	Ewart College Students' Residence The Presbyterian Church in Canada 156 St. George Street	Toronto
50.	Toronto General Hospital Students' Residence 90 Gerrard Street West	Toronto
51.	The Wellesley Hospital Students' Residence (L.C.K. Jones Building), Ryerson Polytechnical Institute 160 Wellesley Street East	Toronto
52.	Women's College Hospital School of Nursing Students' Residence, Ryerson Polytechnical Institute 60 Grosvenor Street	Toronto
53.	St. Vladimir Institute Students' Residence 620 Spadina Avenue	Toronto
54.	St. Vladimir Institute Students' Residence 117 Robert Street	Toronto

ITEM	NAME	LOCATION
55.	Havergal College Students' Residence 1451 Avenue Road	Toronto
56.	Branksome Hall Students' Residence 10 Elm Avenue	Toronto
57.	The Bishop Strachan School Students' Residence 298 Lonsdale Road	Toronto
58.	The National Ballet School Students' Residence 111 Maitland Street	Toronto
59.	Upper Canada College Students' Residence 200 Lonsdale Road	Toronto
60.	Regis College Students' Residences 102 Charles Street West 104 Charles Street West 21 Sultan Street 23 Sultan Street 567 Huron Street 569, Huron Street 19 Boswell Avenue 94 Kendall Avenue 316 St. George Street 318 St. George Street 105 Madison Avenue	Toronto
61.	Salvation Army Students' Residence 2150 Bayview Avenue	Toronto
62.	Académie Du Sacré Coeur Students' Residence Box 52, 159 Higginson Street	Vankleek Hill
63.	Notre Dame Academy Students' Residence 1921 Snake Road	Waterdown
64.	Calvinistic Christian School Students' Residence	Wellandport
65.	Scarborough Centenary Hospital Association Students' Residence (T.J. Shoniker Building) 2877 Ellesmere Road	West Hill
66.	Humber College School of Nursing Students' Residence Osler School of Nursing, 5 Queenslea Avenue	Weston
67.	Trafalgar Castle School Students' Residence 401 Reynolds Street	Whitby
68.	Seneca College School of Nursing Students' Residence York Regional School of Nursing 1255 Sheppard Avenue East	Willowdale
69.	Ontario Bible College Students' Residence 25 Bally Connor Court	Willowdale
70.	Ner Israel Yeshiva College Students' Residence 625 Finch Avenue West	Willowdale
71.	Grace Hospital Students' Residence St. Clair College of Applied Arts and Technology 339 Crawford Avenue	Windsor
72.	Assumption College School Students' Residence 1100 Huron Church Road	Windsor

PART II
STUDENTS' RESIDENCES - UNIVERSITIES

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
1.	Brock University	De Cew Residence	St. Catharines
2.	Carleton University	Renfrew House Colonel By Drive	Ottawa
3.	Carleton University	Lanark House Colonel By Drive	Ottawa
4.	Carleton University	Grenville House Colonel By Drive	Ottawa
5.	Carleton University	Russell House Colonel By Drive	Ottawa
6.	Carleton University	Glengarry House Colonel By Drive	Ottawa
7.	University of Guelph	South Residence (Prairie, Maritime and Mountain Halls) University Buildings #72A, 72B, 72C South Ring Road	Guelph
8.	University of Guelph	East Residence (Dundas, Lanark and Glengarry Halls) University Buildings #180A, 180B, 180C East Ring Road	Guelph
9.	University of Guelph	Lennox Addington Hall University Building #172 Lennox Lane	Guelph
10.	University of Guelph	Johnston Hall University Building #11 Winegard Walk	Guelph
11.	University of Guelph	Mills Hall University Building #8 College Avenue	Guelph
12.	University of Guelph	MacDonald Hall University Building #2 MacDonald Street	Guelph
13.	University of Guelph	Watson Hall University Building #4 Watson Lane	Guelph
14.	University of Guelph	Maids Hall University Building #62 Trent Lane	Guelph

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
10.	University of Guelph	Lambton Hall University Building #67 Watson Lane	Guelph
11.	University of Guelph	North Residence Drew Hall, University Building #10 Trent Lane	Guelph
17.	Lakehead University	Women's Residence Oliver Road	Thunder Bay
18.	Lakehead University	Men's Residence Oliver Road	Thunder Bay
19.	Laurentian University	Married Student Apartments 840 Ramsey Lake Road	Sudbury
20.	Laurentian University	Single Student Apartments 840 Ramsey Lake Road	Sudbury
21.	Laurentian University	Huntington College Residence 840 Ramsey Lake Road	Sudbury
22.	Laurentian University	Thornloe College Residence 840 Ramsey Lake Road	Sudbury
23.	Laurentian University	University of Sudbury Residence 840 Ramsey Lake Road	Sudbury
24.	McMaster University	Edwards Hall 1280 Main Street West	Hamilton
25.	McMaster University	Whiddon Hall 1280 Main Street West	Hamilton
26.	McMaster University	Moulton Hall 1280 Main Street West	Hamilton
27.	McMaster University	Bates Hall 1280 Main Street West	Hamilton
28.	McMaster University	Woodstock Hall 1280 Main Street West	Hamilton
29.	McMaster University	Matthews Hall 1280 Main Street West	Hamilton
30.	McMaster University	Brandon Hall 1280 Main Street West	Hamilton
31.	McMaster University	Wallingford Hall 1280 Main Street West	Hamilton
32.	McMaster University	McKay Hall 1280 Main Street West	Hamilton
33.	University of Ottawa	Le Blanc Hall 35 Copernicus Street	Ottawa

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
34.	University of Ottawa	Stanton Hall 235 Nicholas Street	Ottawa
35.	University of Ottawa	Thompson Hall 611 Cumberland Street	Ottawa
36.	University of Ottawa	Marchand Hall 245 Nicholas Street	Ottawa
37.	Queen's University	McNeill House Lower Albert Street	Kingston
38.	Queen's University	Leonard Hall Queen's Crescent	Kingston
39.	Queen's University	Morris Hall Lower Albert Street	Kingston
40.	Queen's University	Gordon House Collingwood Street	Kingston
41.	Queen's University	Brockington House Collingwood Street	Kingston
42.	Queen's University	Harkness Hall 329 Earl Street	Kingston
43.	Queen's University	Graduate Student Residence Union Street West	Kingston
44.	Queen's University	Ban Righ Hall University Avenue	Kingston
45.	Queen's University	Chown Hall Stuart Street	Kingston
46.	Queen's University	Adelaide Hall Stuart Street	Kingston
47.	Queen's University	Victoria Hall Queen's Crescent	Kingston
48.	Queen's University	Jean Royce Hall West Campus Union Street West Angus Residence Boucher Residence Royce Residence Curran Residence Douglas Residence Healey Residence Laird Residence Miller Residence Roy Residence Shortliffe Residence Tracy Residence Trotter Residence	Kingston
49.	Queen's University	John Orr Tower Apartments 244 Sir John A. MacDonald Blvd.	Kingston
50.	Royal Military College	Stone Frigate R.M.C. Grounds	Kingston

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
51.	Royal Military College	Fort Haldimand R.M.C. Grounds	Kingston
52.	Royal Military College	Fort La Salle R.M.C. Grounds	Kingston
53.	Royal Military College	Fort Champlain R.M.C. Grounds	Kingston
54.	St. Paul's University	165 McGillivray Street	Ottawa
55.	St. Paul's University	40 Riverdale Avenue	Ottawa
56.	St. Paul's University	48 Riverdale Avenue	Ottawa
57.	St. Paul's University	11 Glencairn Avenue	Ottawa
58.	St. Paul's University	4-6 Toronto Street	Ottawa
59.	St. Paul's University	305 Nelson	Ottawa
60.	St. Paul's University	315 Nelson	Ottawa
61.	St. Paul's University	249 Main Street	Ottawa
62.	St. Paul's University	320 McLeod Street	Ottawa
63.	University of Toronto	Wetmore Hall New College 21 Classic Avenue	Toronto
64.	University of Toronto	Wilson Hall New College 40 Willcocks Street	Toronto
65.	University of Toronto	Sir Daniel Wilson Residence University College 73 St. George Street	Toronto
66.	University of Toronto	Whitney Hall University College 85 St. George Street	Toronto
67.	University of Toronto	Devonshire House 1, 3 and 5 Devonshire Place	Toronto
68.	University of Toronto	Innis College Residence 651 Spadina Avenue	Toronto
69.	University of Toronto	St. George Graduate Student Residence 321 Bloor Street West	Toronto
70.	University of Toronto	Burwash Hall Victoria University 89 Charles Street West	Toronto
71.	University of Toronto	Stephenson House Victoria University 80 St. Mary's Street	Toronto
72.	University of Toronto	Annesley Hall Victoria University 95 Queen's Park Crescent	Toronto

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
73.	University of Toronto	Margaret Addison Hall Victoria University 140 Charles Street West	Toronto
74.	University of Toronto	Trinity College 6 Hoskin Avenue	Toronto
75.	University of Toronto	St. Hilda's College Residence Trinity College 44 Devonshire Place	Toronto
76.	University of Toronto	Knox College Residence 59 St. George Street	Toronto
77.	University of Toronto	Wycliffe College Residence 5 Hoskin Avenue	Toronto
78.	University of Toronto	Windle House St. Michael's College 5 Elmsley Place	Toronto
79.	University of Toronto	Clover Hill Residence St. Michael's College 50 St. Joseph Street	Toronto
80.	University of Toronto	Elmsley Hall, and Brennan Hall St. Michael's College 81 St. Mary's Street	Toronto
81.	University of Toronto	More House St. Michael's College 59 Queen's Park Crescent	Toronto
82.	University of Toronto	Fisher House St. Michael's College 59 Queen's Park Crescent	Toronto
83.	University of Toronto	Teefy Hall St. Michael's College 59 Queen's Park Crescent	Toronto
84.	University of Toronto	Sullivan House St. Michael's College 96 St. Joseph Street	Toronto
85.	University of Toronto	McCorkell House St. Michael's College 2 Elmsley Place	Toronto
86.	University of Toronto	Belisle House St. Michael's College 1 Elmsley Place	Toronto
87.	University of Toronto	Maritain House St. Michael's College 6 Elmsley Place	Toronto
88.	University of Toronto	Gilson House St. Michael's College 8 Elmsley Place	Toronto
89.	University of Toronto	Loretto College St. Michael's College 70 St. Mary's Street	Toronto

1984	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
90.	University of Toronto	St. Joseph's College St. Michael's College 90 Wellesley Street West	Toronto
91.	University of Toronto	St. Basil's College St. Michael's College 95 St. Joseph Street	Toronto
92.	University of Toronto	Massey College Student Residence 4 Devonshire Place	Toronto
93.	University of Toronto	Scarborough College 1265 Military Trail	Scarborough
94.	University of Toronto	Erindale College 3349 Mississauga Road	Mississauga
95.	University of Toronto	Upper Canada College	Georgetown
96.	Trent University	Lady Eaton College Residence Nassau Campus	Peterborough
97.	Trent University	Champlain College Residence Nassau Campus	Peterborough
98.	Trent University	Langton House Catharine Parr Traill College 554 Reid Street	Peterborough
99.	Trent University	Crawford House Catharine Parr Traill College 310 London Street	Peterborough
100.	Trent University	Scott House Catharine Parr Traill College 300 London Street	Peterborough
101.	Trent University	Stewart House Catharine Parr Traill College 292 London Street	Peterborough
102.	Trent University	Wallis Hall Catharine Parr Traill College 310 London Street	Peterborough
103.	Trent University	Sadlier House Peter Robinson College 751 George Street	Peterborough
104.	Trent University	Stratton House Peter Robinson College 740 Water Street	Peterborough
105.	Trent University	Reade House Peter Robinson College 741 George Street	Peterborough
106.	Trent University	Abbott House Peter Robinson College 754 Water Street	Peterborough

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
107.	Trent University	East Lodge Peter Robinson College 748 George Street	Peterborough
108.	Trent University	Town Houses Peter Robinson College 723 George Street	Peterborough
109.	Trent University	Otonabee College Residence Nassau Campus	Peterborough
110.	Trent University	Kerr House 299 Dublin Street	Peterborough
111.	Trent University	North House 262 - 264 Rubidge Street	Peterborough
112.	Trent University	Jung House 302 King Street	Peterborough
113.	Trent University	Principal's Lodge 314 London Street	Peterborough
114.	Trent University	North North House 270 Rubidge Street	Peterborough
115.	Trent University	Monture House 267 Stewart Street	Peterborough
116.	University of Waterloo	Tutor's Residence South Campus 1,2,3,4,5 200 University Avenue West	Waterloo
117.	University of Waterloo	Village #1 200 University Avenue West	Waterloo
118.	University of Waterloo	Village #2 200 University Avenue West	Waterloo
119.	University of Waterloo	Minota Hagey Residence 200 University Avenue West	Waterloo
120.	University of Waterloo	Conrad Greble College 200 University Avenue West	Waterloo
121.	University of Waterloo	St. Jerome College Residence 200 University Avenue West	Waterloo
122.	University of Waterloo	Notre Dame College Residence 200 University Avenue West	Waterloo
123.	University of Waterloo	Renison College Residence 200 University Avenue West	Waterloo
124.	University of Waterloo	St. Paul's College Residence 200 University Avenue West	Waterloo
125.	University of Waterloo	Resurrection College 265 Westmount Road North	Waterloo
126.	University of Western Ontario	Brough Hall Huron College 1349 Western Road	London

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
127.	University of Western Ontario	Hellmuth Hall Huron College 1349 Western Road	London
128.	University of Western Ontario	O'Neil's Hall Huron College 1349 Western Road	London
129.	University of Western Ontario	Seagar Hall Huron College 1349 Western Road	London
130.	University of Western Ontario	Student Residence Brescia College 1285 Western Road	London
131.	University of Western Ontario	Mary Manor Brescia College 1285 Western Road	London
132.	University of Western Ontario	Main Building Residence King's College 1070 Waterloo Street	London
133.	University of Western Ontario	Town House #1 King's College 1070 Waterloo Street	London
134.	University of Western Ontario	Town House #2 King's College 1070 Waterloo Street	London
135.	University of Western Ontario	Town House #3 King's College 1070 Waterloo Street	London
136.	University of Western Ontario	Town House #4 King's College 1070 Waterloo Street	London
137.	University of Western Ontario	Town House #5 King's College 1070 Waterloo Street	London
138.	University of Western Ontario	Town House #6 King's College 1070 Waterloo Street	London
139.	University of Western Ontario	Town House #7 King's College 1070 Waterloo Street	London
140.	University of Western Ontario	Town House #8 King's College 1070 Waterloo Street	London
141.	University of Western Ontario	Town House #9 King's College 1070 Waterloo Street	London
142.	University of Western Ontario	Town House #10 King's College 1070 Waterloo Street	London

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
143.	University of Western Ontario	Sydenham Hall Richmond Street W/S	London
144.	University of Western Ontario	Delaware Hall Western Road E/S	London
145.	University of Western Ontario	Medway Hall Richmond Street W/S	London
146.	University of Western Ontario	Saugeen-Maitland Hall 289 Windermere Road	London
147.	Wilfrid Laurier University	Clara Conrad Residence 75 University Avenue West	Waterloo
148.	Wilfrid Laurier University	W. Ross MacDonald Residence 75 University Avenue West	Waterloo
149.	Wilfrid Laurier University	Nils Willison Residence 75 University Avenue West	Waterloo
150.	Wilfrid Laurier University	Little House Residence 75 University Avenue West	Waterloo
151.	Wilfrid Laurier University	Leopold Graduate Residence 75 University Avenue West	Waterloo
152.	Wilfrid Laurier University	W. Euler Graduate Residence 75 University Avenue West	Waterloo
153.	Windsor University	McDonald Hall 401 Sunset Avenue	Windsor
154.	Windsor University	Laurier Hall 401 Sunset Avenue	Windsor
155.	Windsor University	Electa Hall 233-265 Patricia Road	Windsor
156.	Windsor University	Cody Hall 401 Sunset Avenue	Windsor
157.	Windsor University	Huron Hall 869 Mill Street	Windsor
158.	Windsor University	Tecumseh Hall 869 Mill Street	Windsor
159.	Windsor University	St. Michael's Hall Assumption University 400 Huron Church Road	Windsor
160.	Windsor University	Langton House Canterbury College 226 Patricia Road	Windsor
161.	Windsor University	Becket House Canterbury College 2585 Riverside Drive West	Windsor
162.	Windsor University	Rayson House Canterbury College 210 Patricia Road	Windsor

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
164.	Windsor University	Cranmer House Canterbury College 2541 Riverside Drive West	Windsor
165.	Windsor University	Laud House Canterbury College 2521 Riverside Drive West	Windsor
166.	Windsor University	Wake House Canterbury College 179 Sunset Avenue	Windsor
167.	Windsor University	Geoffrey Fisher Hall Canterbury College 270 Patricia Road	Windsor
168.	Windsor University	SSJE House Canterbury College 189 Patricia Road	Windsor
169.	Windsor University	The Brothers of the Christian Schools 2629 Riverside Drive West	Windsor
170.	Windsor University	The Brothers of the Christian Schools 2675 Riverside Drive West	Windsor
171.	Windsor University	Grace Hospital Students Residence 339 Crawford Avenue	Windsor
172.	York University	Bethune Residence 4700 Keele Street	Downsview
173.	York University	Graduate Residence #1 2 Assiniboine Road	Downsview
174.	York University	Graduate Residence #2 4 Assiniboine Road	Downsview
175.	York University	Graduate Residence #3 6 Assiniboine Road	Downsview
176.	York University	Graduate Residence #4 8 Assiniboine Road	Downsview
177.	York University	Atkinson Residence 22 Moon Road	Downsview
178.	York University	Wood Residence 2275 Bayview Avenue	Toronto
179.	York University	Marion Hilliard Residence 2275 Bayview Avenue	Toronto
180.	York University	Founders Residence 4700 Keele Street	Downsview
181.	York University	Vanier Residence 4700 Keele Street	Downsview
182.	York University	Winter Residence 4700 Keele Street	Downsview

ITEM	NAME OF UNIVERSITY	NAME OF STUDENT RESIDENCE	LOCATION
182.	York University	McLaughlin Residence 4700 Keele Street	Downsview
183.	York University	Stong Residence 4700 Keele Street	Downsview

O. Reg. 90/81, Sched.



ONTARIO TAX CREDITS

Basic guidelines for claiming Ontario Tax Credits appear on the reverse side of this form. Each guideline is numbered. As you calculate your Tax Credits refer to the specific item on the reverse side. Complete and attach one signed copy of this form to your tax return.

Calculation of Ontario Property and Sales Tax Credits for 1980

NOTE: A new program of Property and Sales Tax Grants was introduced in 1980 for Ontario residents 65 years of age or older. Persons who were eligible to claim these grants are not entitled to claim the Property and Sales Tax Credits on this form but may claim a Political Contribution Tax Credit. See item 3(a) on reverse side.

PROPERTY TAX CREDIT—See item 1 on the Reverse Side and Complete the Declaration Below.

Total Rental Payments in 1980	\$	C	×	20%	=	\$	C
Property Taxes paid in 1980							
College Residence—claim \$25—see item 1(f)						930	
Occupancy Cost (total of above three lines) — see item 1(d)							
Enter \$180 or 'Occupancy Cost' (line 94), whichever is less							
Add: 10% of 'Occupancy Cost' (line 94)							
Total Property Tax Credit							

SALES TAX CREDIT—1% of 'Total Personal Exemptions' (line 45 on page 2 of your return)—see item 2

Total of above credits	(A)	
ENTER 2% of 'Taxable Income' (line 62 on page 2 of your return) or if Taxable Income is \$1,820 or less, enter "NIL"	(B)	
NET PROPERTY AND SALES TAX CREDITS—Subtract Amount (B) from Amount (A).	(C)	
If Amount (B) is greater than Amount (A), enter "NIL".	(C)	

If you did not have an Ontario Political Contribution for 1980, enter Amount (C) or \$500, whichever is less, on line (D) and on line 74 on your return.

Calculation of Ontario Political Contribution Tax Credit for 1980

Attach official receipts to this form otherwise your claim will be rejected.

Total Ontario Political Contributions in 1980	950	\$	C
Allowable credit—75% of first \$100 of Total Contributions is			
50% of next \$450 of Total Contributions is			
33 1/3% of amount of Total Contributions exceeding \$550 is			
Total allowable credit (maximum \$500)	(i)		
Ontario Tax Payable (from line 67 on your return)			
SUBTRACT: Ontario Property and Sales Tax Credits (Amount (D) above)			
Ontario Tax Payable in excess	(ii)		
ALLOWABLE ONTARIO POLITICAL CONTRIBUTION TAX CREDIT—		\$	C
Enter Amount (i), or Amount (ii), whichever is less	(E)		

Ontario Tax Credits—Total of Amounts (D) and (E)—Enter this amount on line 74 on your return.

Declaration (If Property Tax Credit claimed)

I hereby declare that the address(es) of my principal residence(s) in Ontario during the 1980 taxation year was (were):

Address(es) of Principal Residence(s)	No. of Months Resident in 1980	Rent/Property Tax Paid in 1980	Name of Landlord/Municipality
1. <input type="checkbox"/> Rent <input type="checkbox"/> Own		\$	
2. <input type="checkbox"/> Rent <input type="checkbox"/> Own		\$	

If you had more than 2 principal residences, continue on a separate sheet. See item 1(c).

If you shared the cost of your residence, list below the names of the other occupants (except spouse and dependants).

Name	Current Address	Age 65 or over
		Yes No
1.		
2.		

Certification

I certify that the information in this document is true and correct and if I am claiming the Property Tax Credit neither I nor my spouse (if residing with me) was 65 years of age or older on December 31, 1980.

Date _____ Sign here _____

Basic Guidelines for Claiming Ontario Tax Credits

You must file a completed Individual Income Tax Return along with this Ontario Tax Credit form.

<p>1. Property Tax Credit</p> <p>(a) The Property Tax Credit may be claimed by all individuals resident in Ontario on December 31, 1980 except:</p> <ul style="list-style-type: none">• persons under age 16• persons under age 21 who live at home and are claimed as dependants.• persons 65 years of age or older (see item 3(a)).• persons with spouses 65 years or older. <p>(b) The Property Tax Credit must be claimed by the spouse having the higher taxable income regardless of the registered ownership of the principal residence except in cases where marriage took place in 1980 (see item 3(b)).</p> <p>(c) Principal Residence</p> <ul style="list-style-type: none">• means the housing unit in Ontario which was ordinarily occupied or inhabited during 1980.• may include hotel rooms, mobile homes or rooming houses.• does not include a property tax exempt institution e.g. home for the aged.• does not include a nursing home if the resident's costs are subsidized. <p>An individual who moves within Ontario during the year may claim each consecutive residence based on the actual period of occupancy.</p> <p>(d) Occupancy Cost</p> <ul style="list-style-type: none">• for homeowners is the property tax paid on a principal residence in the taxation year (does not include mortgage principal and interest payments).• for tenants is 20% of the rent paid for the principal residence in the taxation year (excluding any amount paid for meals), or• if both property tax and rent are paid on the same principal residence, is 20% of the total of property tax and rent paid. In this instance the total of the property tax and rent paid must be entered on line 91.• must not include property tax or rent paid on a second residence (e.g. cottage).• must be prorated to cover the actual period of occupancy if the principal residence was occupied for less than the year. <p>(e) Joint Occupancy</p> <p>Where two or more principal taxpayers share a principal residence, Occupancy Cost must be allocated</p> <ul style="list-style-type: none">• according to each principal taxpayer's beneficial ownership in the housing unit, or• according to the rent paid by each tenant. <p>(f) College Residence</p> <p>Most residences of Ontario universities, colleges and schools of nursing have a designated Occupancy Cost of \$25. Anyone living in one of these residences is restricted to a \$25 Occupancy Cost for the part of the year he or she lived in such a residence. Call the Information Centre to find out if your residence is designated.</p> <p>(g) Receipts</p> <p>Receipts for 1980 rent or property tax payments are not required to be filed with this form but must be retained for examination on request.</p> <p>Receipts for rental payments or property taxes paid in 1980 and applicable to prior taxation years must be attached to this form.</p>	<p>2. Sales Tax Credit</p> <p>All individuals resident in Ontario on December 31, 1980 may claim the Sales Tax Credit except:</p> <ul style="list-style-type: none">• persons under age 16• persons claimed as dependants for income tax purposes by another resident in Canada• persons 65 years of age or older (see item 3(a)). <p>3. General Information</p> <p>(a) Persons 65 years of age and older in 1980</p> <p>The new Property and Sales Tax Grants for senior citizens are not claimed on this form. Old Age Security pensioners eligible for the grants will receive application forms from the Ministry of Revenue in the fall of each year. Other persons 65 years of age or older should request an application form from the Ministry of Revenue, at the address below.</p> <p>(b) Marriage in the Year</p> <p>When a marriage takes place in the year, there are frequently three Occupancy Costs involved:</p> <p>(A) the rent or property tax paid by the spouse with the higher taxable income for the part of the year prior to marriage</p> <p>(B) the rent or property tax paid by the spouse with the lower taxable income prior to marriage</p> <p>(C) the rent or property tax paid following marriage.</p> <p>An Ontario Tax Credit claim may be made in one of two ways, either</p> <ul style="list-style-type: none">• the spouse with the higher taxable income includes (A) + (B) + (C) in calculating Occupancy Cost, or• the spouse with the higher taxable income includes (A) + (C) and the spouse with the lower taxable income uses (B) in calculating Occupancy Cost. <p>(c) Separation in the Year</p> <p>In the year of separation, each spouse may include the following in calculating Occupancy Cost:</p> <ul style="list-style-type: none">• a share of the rent or property tax for the part of the year prior to separation in any manner agreed upon, and• the rent or property tax paid following separation. <p>(d) Death in the Year</p> <p>The legal representative of the deceased may file a claim for a Property Tax Credit based on the property tax or rent paid by the deceased or spouse prior to death. The Sales Tax Credit may be claimed as applicable. The surviving spouse may, if otherwise qualified on the last day of the taxation year, claim Ontario Tax Credits as follows:</p> <ul style="list-style-type: none">• Property Tax Credit—regardless of any Property Tax Credit claimed on behalf of the deceased person.• Sales Tax Credit—if not claimed as a dependant in the return of the deceased person. <p>(e) Students from Other Countries</p> <p>Persons from other countries who have been admitted to Canada as Visitors with Student Authorization, and who study at educational institutions in Ontario are not entitled to claim the Property and Sales Tax Credits.</p>
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Inquiries: Telephone the Ontario Ministry of Revenue Information Centre.

- In Metro Toronto dial. 965-8470.
- If your area code is 807 ask the Operator for. . . . Zenith 8-2000 (toll free).
- All other Ontario callers dial. 1-800-268-7121 (toll free).

Mailing Address

- Ministry of Revenue, Guaranteed Income and Tax Credit Branch, Queen's Park, Toronto, M7A 2B3

A detailed booklet is available on request.



CRÉDITS D'IMPÔT DE L'ONTARIO

Les règles de base relatives aux différents crédits d'impôt de l'Ontario figurent au verso. En calculant vos crédits d'impôts, reportez-vous au numéro indiqué. Remplissez et signez un exemplaire de la présente formule et annexe-le à votre déclaration.

Calcul des crédits d'impôts fonciers et de taxe sur les ventes de l'Ontario pour 1980

Le nouveau Programme de subventions pour les impôts fonciers et pour la taxe de vente a été adopté en 1980 pour les résidents de l'Ontario âgés de 65 ans ou plus. Les personnes qui ont eu droit à ces subventions ne peuvent pas demander sur la présente formule les crédits d'impôts fonciers et de taxe sur les ventes, mais elles peuvent demander le crédit d'impôt pour contributions politiques. Voir n° 3 a) au verso.

CRÉDIT D'IMPÔTS FONCIERS—Voir n° 1 au verso et remplir la «Déclaration» ci-dessous.

Total des loyers payés en 1980 1 x 20% = 97

Impôts fonciers payés en 1980 930

Résidence d'étudiant—inscrivez \$25—voir n° 1 f) 48

Coût d'habitation (total des trois lignes ci-dessus)—voir n° 1 d) 48

Inscrivez le **moindre** des montants suivants: \$180 ou le «Coût d'habitation» (ligne 94)

Ajouter: 10% du «Coût d'habitation» (ligne 94) 48

Total du crédit d'impôts fonciers 97

CRÉDIT DE TAXE SUR LES VENTES—1% du «Total des exemptions personnelles» (ligne 45, p. 2 de votre déclaration)—voir n° 2

Total des crédits ci-dessus (A) 97

INSCRIRE: 2% du «Revenu imposable» (ligne 62, p. 2 de votre déclaration) ou si le revenu imposable est \$1,820 ou moins, inscrire «NÉANT» (B) 97

CRÉDITS D'IMPÔTS FONCIERS ET DE TAXE SUR LES VENTES NETS—Soustraire le montant (B) du montant (A).

Si (B) est supérieur à (A), inscrire «NÉANT».

Si vous n'avez pas versé de contributions politiques (Ontario) pour 1980, inscrivez le montant (C), **jusqu'à concurrence de \$500**, à la ligne (D) et à la ligne 74 de votre déclaration. (C) 97

Calcul du crédit d'impôt pour contributions politiques (Ontario) en 1980

Joindre les reçus officiels à cette formule, *sinon la demande sera rejetée.* \$ 950

Total des contributions politiques (Ontario) en 1980 950

Crédit admissible—75% de la première tranche de \$100 du total des contributions

50% de la tranche suivante de \$450 du total des contributions

33½% de la fraction du total des contributions qui excède \$550

Crédit total admissible (maximum \$500) (i) 950

Impôt de l'Ontario à payer (ligne 67 de votre déclaration)

SOUSTRAIRES: Crédits d'impôts fonciers et de taxe sur les ventes de l'Ontario (montant (D) ci-dessus)

Excédent de l'impôt de l'Ontario à payer (ii) 950

CRÉDIT D'IMPÔT ADMISSIBLE POUR CONTRIBUTIONS POLITIQUES (ONTARIO)—

Inscrivez le **moindre** des montants (i) et (ii) 950

Crédits d'impôt de l'Ontario—Total des montants (D) et (E)—Inscrivez ce total à la ligne 74 de votre déclaration. 950

Déclaration (si vous demandez le crédit d'impôts fonciers)

Je déclare par les présentes que, durant l'année d'imposition 1980, ma résidence principale en Ontario était à l'adresse ou aux adresses suivantes:

Adresse(s) de la résidence principale	Nombre de mois de résidence en 1980	Loyer/Impôts fonciers payés en 1980	Nom du propriétaire/de la municipalité
1. locataire <input type="checkbox"/> propriétaire <input type="checkbox"/>		\$	
2. locataire <input type="checkbox"/> propriétaire <input type="checkbox"/>		\$	

Si vous avez eu plus de 2 résidences principales, continuez sur une feuille distincte. Voir n° 1 c).

Si vous avez partagé les frais de votre résidence, inscrivez ci-dessous le nom des autres occupants (sauf le conjoint et les personnes à charge). Indiquez si ces personnes étaient âgées de 65 ans ou plus en 1980.

Nom	Adresse actuelle	65 ans ou plus
1.		oui non

Attestation

J'atteste que les renseignements donnés ci-dessus sont vrais et exacts et que, si je demande le crédit d'impôts fonciers, ni mon conjoint (s'il habite avec moi) ni moi, n'avions 65 ans ou plus au 31 décembre 1980.

Date

Signature

Règles de base relatives aux crédits d'impôt de l'Ontario

- Vous devez produire une déclaration d'impôt sur le revenu des particuliers avec la formule «Crédits d'impôt de l'Ontario».

<p>1. Crédit d'impôts fonciers</p> <p>a) Ce crédit peut être demandé par tous les particuliers qui résidaient en Ontario le 31 décembre 1980, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes de moins de 16 ans • les personnes de moins de 21 ans qui habitent à la maison et sont déclarées à charge • les personnes de 65 ans ou plus (voir n° 3a)) • les personnes dont le conjoint a 65 ans ou plus. <p>b) Le crédit d'impôts fonciers doit être demandé par le conjoint au revenu imposable le plus élevé, indépendamment du titre de propriété de la résidence principale, sauf lorsque le mariage a eu lieu en 1980 (voir n° 3b)).</p> <p>c) Résidence principale</p> <ul style="list-style-type: none"> • désigne le logement, en Ontario, habituellement occupé ou habité en 1980; • peut désigner une chambre d'hôtel, un logement mobile ou une pension; • ne comprend pas une institution exempte d'impôts fonciers, par ex. un foyer pour personnes âgées; • ne comprend pas une maison de santé, si les coûts de résidence sont subventionnés. <p>Toute personne qui déménage au cours de l'année, en restant en Ontario, peut demander pour chaque résidence consécutive le crédit pour la période réelle d'habitation.</p> <p>d) Coût d'habitation</p> <ul style="list-style-type: none"> • pour les propriétaires, les impôts fonciers versés pour une résidence principale dans l'année d'imposition (sauf les paiements de capital et d'intérêts sur hypothèque); • pour les locataires, 20% du loyer versé pour la résidence principale dans l'année d'imposition (sauf le coût des repas); ou • lorsque des impôts fonciers et un loyer sont versés pour une même résidence principale, 20% du total des impôts fonciers et du loyer versés. Dans ce cas, le total doit être inscrit à la ligne 91; • les impôts fonciers ou le loyer versés pour une résidence secondaire (par ex. un chalet) ne doivent pas être inclus; • si la résidence principale n'a pas été habitée pendant toute l'année, il faut réduire au prorata le coût d'habitation, selon la période réelle d'habitation. <p>e) Cohabitation</p> <p>Si deux contribuables principaux ou plus partagent une résidence principale, le coût d'habitation doit être attribué</p> <ul style="list-style-type: none"> • selon l'intérêt bénéficiaire de chaque contribuable principal dans le logement, <i>ou</i> • selon le loyer payé par chaque locataire. <p>f) Résidence d'étudiants</p> <p>Le coût d'habitation pour la plupart des logements d'universités, de collèges et d'écoles d'infirmières en Ontario est fixé à \$25. Quiconque habite une telle résidence n'a droit qu'à ce montant pour la période de l'année où il y habite.</p> <p>Pour savoir si le coût d'habitation de votre résidence a été fixé, adressez-vous au Centre d'information.</p> <p>g) Recus</p> <p>Vous n'êtes pas tenu d'annexer à cette formule les reçus de loyers ou d'impôts fonciers pour 1980, mais vous devez pouvoir les produire sur demande. Vous devez annexer à la présente formule les reçus de loyers et d'impôts fonciers payés en 1980 pour des années d'imposition antérieures.</p>	<p>2. Crédit de taxe sur les ventes</p> <p>Tout résident ontarien au 31 décembre 1980 peut demander le crédit de taxe sur les ventes, <i>sauf</i></p> <ul style="list-style-type: none"> • les personnes de moins de 16 ans • les personnes déclarées à charge aux fins de l'impôt sur le revenu par un autre résident canadien • les personnes de 65 ans ou plus (voir n° 3a)). <p>3. Renseignements généraux</p> <p>a) Personnes de 65 ans ou plus en 1980</p> <p>Cette formule ne doit pas être utilisée pour demander les nouvelles subventions pour les impôts fonciers et pour la taxe de vente. Le ministère du Revenu fera parvenir aux pensionnés qui ont droit à ces subventions des formules de demande, à l'automne de chaque année. Toute autre personne, de 65 ans ou plus, qui veut une formule, doit la demander au ministère du Revenu à l'adresse soussignée.</p> <p>b) Mariage au cours de l'année</p> <p>Lorsqu'un mariage a lieu au cours de l'année, il y a souvent trois coûts d'habitation en cause:</p> <p>(A) le loyer ou les impôts fonciers versés, pour la partie de l'année précédant le mariage, par le conjoint au revenu imposable le plus élevé</p> <p>(B) le loyer ou les impôts fonciers versés avant le mariage par le conjoint au revenu imposable le moins élevé</p> <p>(C) le loyer ou les impôts fonciers après le mariage.</p> <p>Le crédit d'impôt de l'Ontario peut être demandé de l'une des deux façons suivantes:</p> <ul style="list-style-type: none"> • le conjoint au revenu imposable le plus élevé remplit (A) + (B) + (C) dans le calcul du coût d'habitation, ou • le conjoint au revenu imposable le plus élevé remplit (A) + (C) dans le calcul du coût d'habitation, alors que l'autre conjoint remplit (B). <p>c) Séparation au cours de l'année</p> <p>L'année de la séparation, chaque conjoint peut inclure ce qui suit dans le calcul du coût d'habitation:</p> <ul style="list-style-type: none"> • sa part convenue du loyer ou des impôts fonciers pour la partie de l'année précédant la séparation, <i>et</i> • le loyer ou les impôts fonciers après la séparation. <p>d) Décès au cours de l'année</p> <p>Le représentant légal du défunt peut demander un crédit d'impôts fonciers fondé sur les impôts fonciers ou le loyer payés par ce dernier ou son conjoint <i>avant le décès</i>. Le crédit de taxe sur les ventes peut être demandé s'il y a lieu. Le conjoint survivant peut, s'il y a par ailleurs droit le dernier jour de l'année d'imposition, demander les crédits d'impôt de l'Ontario de la façon suivante:</p> <ul style="list-style-type: none"> • Crédit d'impôts fonciers—sans égard à tout crédit d'impôts fonciers demandé au nom de la personne décédée. • Crédit de taxes sur les ventes—s'il n'a pas été désigné comme personne à charge dans la déclaration du défunt. <p>e) Étudiants d'autres pays</p> <p>Les étrangers qui ont été admis au Canada comme visiteurs, ont un permis de séjour d'étudiant et fréquentent des établissements d'enseignement en Ontario n'ont pas droit aux crédits d'impôts fonciers et de taxe sur les ventes.</p>
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Demandes de renseignements:

- Téléphonez au Centre d'information du ministère du Revenu de l'Ontario.
- Dans le Toronto métropolitain, composez **965-8470.**
 - Si votre indicatif régional est 807, demandez à la téléphoniste le **Zénith 8-2000** (sans frais).
 - Dans toutes les autres régions de l'Ontario, composez **1-800-268-7121** (sans frais).

Adresse postale

- Ministère du Revenu, Direction du revenu garanti et du dégrèvement fiscal, Queen's Park, Toronto, M7A 2B3

Vous pouvez obtenir, sur demande, une brochure renfermant des renseignements détaillés.

O. Reg. 90/81, Form 2.

THE RETAIL SALES TAX ACT

O. Reg. 91/81.

General.

Made—February 24th, 1981.

Filed—February 24th, 1981.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- Paragraphs 29, 58 and 59 of section 1 of Regulation 904 of Revised Regulations of Ontario, 1980 are revoked. O. Reg. 91/81, s. 1.

Subsection 22 (1) of the said Regulation is revoked. O. Reg. 91/81, s. 2.

The said Regulation is amended by adding thereto the following section:

31.—(1) For the purpose of clause (a) of paragraph 21 of section 1 of the Act:

1. "Telephone services" means the provision of communications by means of a telephone system or network and includes local and long distance telephone service, wide area telephone service, foreign exchange telephone service and private line telephone service.
2. "Telegraph services" means the transmission or reception of telegrams, cablegrams and radiograms.
3. "Community antenna television and cable television service" means the delivery for a fee of television programs.
4. "Pay television service" means the reception for a fee of television programs, films and other information additional to those programs broadcast without charge for direct reception by the general public.

A purchaser is liable for the payment and the vendor for the collection of the tax imposed by subsection 2 (3) of the Act with respect to the rendering of telecommunication services where,

- a) the telecommunication is transmitted and received within the province; or
- b) the telecommunication is transmitted from or received within the province and the charge for the rendering of the telecommunication service is billed to a person resident or carrying on business in the province.

(3) Notwithstanding subsection (2), a purchaser who contracts in Ontario for the provision to him of a private line service with a service point in Ontario is liable for the payment and a vendor for the collection of the tax imposed by subsection 2 (3) of the Act on that proportion of the fair value of the telecommunication service rendered that the total length of the private line within the province bears to the total length of the private line through which the service was rendered, and the Minister may determine the fair value attributable to the use of such line within the province, and, for the purpose of this subsection, "private line service" means the lease of a circuit or communications channel dedicated to a customer for his exclusive use. O. Reg. 91/81, s. 3.

THE RETAIL SALES TAX ACT

O. Reg. 92/81.

General.

Made—February 24th, 1981.

Filed—February 24th, 1981.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- 1.—(1) Subsection 24 (8) of Regulation 904 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(8) The officer of the Ministry of Revenue holding the position of Director, Legal Services Branch, may exercise the powers and perform the duties of the Minister under the following sections of the Act,

- (i) section 15,
- (ii) subsection 23 (7),
- (iii) subsections 29 (2), (3) and (4),
- (iv) subsections 34 (1) and (6),
- (v) clause 35 (1) (b). O. Reg. 92/81, s. 1 (1).

2. Section 24 of the said Regulation is amended by adding thereto the following subsection:

(10) The officer of the Ministry of Revenue holding the position of Director, Tax Appeals Branch, may

exercise the powers and perform the duties of the Minister under subsection 23 (7) of the Act. O. Reg. 92/81, s. 1 (2).

THE EMPLOYMENT STANDARDS ACT

O. Reg. 93/81.

General.

Made—February 17th, 1981.

Filed—February 24th, 1981.

REGULATION TO AMEND REGULATION 285 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EMPLOYMENT STANDARDS ACT

1.—(1) Subsection 9 (1) of Regulation 285 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) An employer shall pay not less than the minimum wage hereinafter prescribed:

1. Subject to the minimum wage prescribed in paragraphs 5 and 6, to an employee who is a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday,

i. \$2.45 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$2.65 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

2. Subject to the minimum wage prescribed in paragraphs 5 and 6, to an employee who is a learner during the first month of employment as a learner,

i. \$3.20 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$3.40 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

3. To an ambulance driver, a driver's helper or a first-aid attendant employed in the ambulance service industry,

i. \$158.40 a week for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$168 a week for the work week in which the 1st day of October, 1981, occurs and thereafter, or

where the ambulance driver, driver's helper or first-aid attendant works not more than forty-eight hours in a week,

iii. \$3.30 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

iv. \$3.50 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

4. To an employee who serves liquor directly to a customer, guest, member or patron in premises for which a licence or in a place for which a permit has been issued under the *Liquor Licence Act*,

i. \$2.80 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$3 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

5. To an employee who is employed in construction,

i. \$3.55 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$3.75 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

6. To a guard who is employed to protect property during construction and who guards the site of construction,

i. \$3.55 an hour for the work week in which the 31st day of March, 1981, occurs and thereafter, and

ii. \$3.75 an hour for the work week in which the 1st day of October, 1981, occurs and thereafter.

7. For the services of a hunting or fishing guide,

i. in the work week in which the 31st day of March, 1981, occurs and thereafter, \$16.50 for less than five consecutive hours in a day and \$33 for five or more hours in a day, whether such hours are consecutive or not, and

ii. in the work week in which the 1st day of October, 1981, occurs and thereafter, \$17.50 for less than five con-

3. The Board shall be composed of five members.
4. The Board may exercise the following power from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 2.

5.—(1) The election of the first members of the Board shall be held in the community of Drayton area on the 25th day of February, 1981 and the members so elected shall hold office from the 25th day of February, 1981 to the 30th day of September, 1982 and until a new Board is elected.

(2) Mr. Ron Willis, Northern Affairs officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board.

LEO BERNIER
Minister of Northern Affairs

Dated at Toronto, this 23rd day of February, 1981.

Schedule

All those parcels or tracts of land in the geographic Township of Drayton and the Grand Trunk Pacific Block Number 10 in the Territorial District of Kenora described as follows:

FIRSTLY:

Beginning at the northwesterly corner of Lot 28 in Concession II;

Thence southerly along the westerly limit of Lot 28 in concessions II, III and IV to the southwesterly corner of the said Lot 28 in Concession IV;

Thence westerly along the southerly limit of lots 29, 30 and 31 in Concession IV to the southwesterly corner of the said Lot 31;

Thence south astronomically to the intersection with a creek known locally as Moose Creek;

Thence in a northeasterly direction along the said creek to the high water mark of Abram Lake;

Thence in a general northeasterly direction along the said high water mark on the northerly shore of Abram Lake to the confluence with the waters of Pelican Lake;

Thence north astronomically to the high water mark along the northerly shore of Abram Lake;

Thence in a general northeasterly and easterly direction along the said high water mark and the high water mark of the Sturgeon River to the intersection with the northerly production of the westerly limit of Lot 5 in Concession I;

Thence southerly along the said production to the northwesterly corner of the said Lot 5;

Thence easterly along the northerly limit of the said Lot 5 to the northeasterly corner thereof;

Thence southerly along the easterly limit of the said Lot 5 in concessions I and II to the southeasterly corner of the said Lot 5 in Concession II;

Thence easterly along the southerly limit of Lot 4 in Concession II and its easterly production and the southerly limit of lots 3 and 2 in Concession II to the southeasterly corner of the said Lot 2;

Thence northerly along the easterly limit of Lot 2 in Concession II and its northerly production and the easterly limit of Lot 2 in Concession I to the northeasterly corner of Lot 2 in Concession I;

Thence westerly along the northerly limit of lots 2 and 3 in Concession I to longitude $91^{\circ} 45'$;

Thence northerly along longitude $91^{\circ} 45'$ to the intersection with a line drawn east astronomically from the northeasterly corner of the Town of Sioux Lookout;

Thence west astronomically to the northeasterly corner of the Town of Sioux Lookout;

Thence in a general southerly, southwesterly, northwesterly, southwesterly, southeasterly, westerly and southerly direction along the easterly limit of the Town of Sioux Lookout to the northerly boundary of the geographic Township of Drayton;

Thence easterly along the said northerly boundary to the northeasterly corner of Location W319;

Thence southerly along the easterly limit of Location W319 to the southeasterly corner thereof;

Thence westerly along the southerly limit of locations W319, W318 and W317 and the westerly production of the southerly limit of Location W317 to the high water mark of Pelican Lake;

Thence in a general southwesterly and southerly direction along the said high water mark to the confluence with the waters of Abram Lake;

Thence south astronomically to the high water mark along the southerly shore of Pelican Lake;

Thence in a westerly and northwesterly direction along the said high water mark to the northerly limit of lot 24 in Concession II;

Thence in a westerly direction along the northerly limit of lots 24, 25, 26, 27 and 28 to the place of beginning.

SECONDLY:

That part of the Marchington Road and a strip of land having a perpendicular width of 300 metres on each side of the said road extending 15 kilometres northeasterly from a line drawn set east astronomically from the northeasterly corner of the Town of Sioux Lookout to Deception Landing.

THIRDLY:

Beginning at the intersection of the westerly limit of the Town of Sioux Lookout with a line drawn east astronomically from the most easterly corner of Location RFD 235;

Thence west astronomically to the high water mark of Pelican Lake;

Thence in a general northwesterly, northeasterly, southeasterly, northeasterly, northerly, northwesterly and easterly direction along the said high water mark to the intersection with the northerly production of the westerly limit of the Town of Sioux Lookout;

Thence southerly along the said northerly production and the westerly limit of the Town of Sioux Lookout to the place of beginning. O. Reg. 96/81.

THE OFFICIAL NOTICES
PUBLICATION ACT

O. Reg. 97/81.

Rates.

Made—February 17th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND
REGULATION 695 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE OFFICIAL NOTICES
PUBLICATION ACT

1. Subsection 2 (1) of Regulation 695 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The rates payable for copies of *The Ontario Gazette* are,

(a) by subscribers for a subscription of fifty-two weekly issues, \$40; and

(b) by others for a single copy, \$1. O. Reg. 97/81, s. 1.

3. The Board shall be composed of five members.

4. The Board may exercise the following power from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 2.

5.—(1) The election of the first members of the Board shall be held in the community of Drayton area on the 25th day of February, 1981 and the members so elected shall hold office from the 25th day of February, 1981 to the 30th day of September, 1982 and until a new Board is elected.

(2) Mr. Ron Willis, Northern Affairs officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board.

LEO BERNIER
Minister of Northern Affairs

Dated at Toronto, this 23rd day of February, 1981.

Schedule

All those parcels or tracts of land in the geographic Township of Drayton and the Grand Trunk Pacific Block Number 10 in the Territorial District of Kenora described as follows:

FIRSTLY:

Beginning at the northwesterly corner of Lot 28 in Concession II;

Thence southerly along the westerly limit of Lot 28 in concessions II, III and IV to the southwesterly corner of the said Lot 28 in Concession IV;

Thence westerly along the southerly limit of lots 29, 30 and 31 in Concession IV to the southwesterly corner of the said Lot 31;

Thence south astronomically to the intersection with a creek known locally as Moose Creek;

Thence in a northeasterly direction along the said creek to the high water mark of Abram Lake;

Thence in a general northeasterly direction along the said high water mark on the northerly shore of Abram Lake to the confluence with the waters of Pelican Lake;

Thence north astronomically to the high water mark along the northerly shore of Abram Lake;

Thence in a general northeasterly and easterly direction along the said high water mark and the high water mark of the Sturgeon River to the intersection with the northerly production of the westerly limit of Lot 5 in Concession I;

Thence southerly along the said production to the northwesterly corner of the said Lot 5;

Thence easterly along the northerly limit of the said Lot 5 to the northeasterly corner thereof;

Thence southerly along the easterly limit of the said Lot 5 in concessions I and II to the southeasterly corner of the said Lot 5 in Concession II;

Thence easterly along the southerly limit of Lot 4 in Concession II and its easterly production and the southerly limit of lots 3 and 2 in Concession II to the southeasterly corner of the said Lot 2;

Thence northerly along the easterly limit of Lot 2 in Concession II and its northerly production and the easterly limit of Lot 2 in Concession I to the northeasterly corner of Lot 2 in Concession I;

Thence westerly along the northerly limit of lots 2 and 3 in Concession I to longitude $91^{\circ} 45'$;

Thence northerly along longitude $91^{\circ} 45'$ to the intersection with a line drawn east astronomically from the northeasterly corner of the Town of Sioux Lookout;

Thence west astronomically to the northeasterly corner of the Town of Sioux Lookout;

Thence in a general southerly, southwesterly, northwesterly, southwesterly, southeasterly, westerly and southerly direction along the easterly limit of the Town of Sioux Lookout to the northerly boundary of the geographic Township of Drayton;

Thence easterly along the said northerly boundary to the northeasterly corner of Location W319;

Thence southerly along the easterly limit of Location W319 to the southeasterly corner thereof;

Thence westerly along the southerly limit of locations W319, W318 and W317 and the westerly production of the southerly limit of Location W317 to the high water mark of Pelican Lake;

Thence in a general southwesterly and southerly direction along the said high water mark to the confluence with the waters of Abram Lake;

Thence south astronomically to the high water mark along the southerly shore of Pelican Lake;

Thence in a westerly and northwesterly direction along the said high water mark to the northerly limit of Lot 24 in Concession II;

Thence in a westerly direction along the northerly limit of lots 24, 25, 26, 27 and 28 to the place of beginning.

SECONDLY:

That part of the Marchington Road and a strip of land having a perpendicular width of 300 metres on each side of the said road extending 15 kilometres northeasterly from a line drawn set east astronomically from the northeasterly corner of the Town of Sioux Lookout to Deception Landing.

THIRDLY:

Beginning at the intersection of the westerly limit of the Town of Sioux Lookout with a line drawn east astronomically from the most easterly corner of Location RFD 235;

Thence west astronomically to the high water mark of Pelican Lake;

Thence in a general northwesterly, northeasterly, southeasterly, northeasterly, northerly, northwesterly and easterly direction along the said high water mark to the intersection with the northerly production of the westerly limit of the Town of Sioux Lookout;

Thence southerly along the said northerly production and the westerly limit of the Town of Sioux Lookout to the place of beginning. O. Reg. 96/81.

THE OFFICIAL NOTICES
PUBLICATION ACT

O. Reg. 97/81.

Rates.

Made—February 17th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND
REGULATION 695 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE OFFICIAL NOTICES
PUBLICATION ACT

1. Subsection 2 (1) of Regulation 695 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The rates payable for copies of *The Ontario Gazette* are,

- (a) by subscribers for a subscription of fifty-two weekly issues, \$40; and
- (b) by others for a single copy, \$1. O. Reg. 97/81, s. 1.

THE HIGHWAY TRAFFIC ACT

O. Reg. 98/81.

Load Limits.

Made—February 17th, 1981.

Filed—February 25th, 1981.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

LOAD LIMITS

1.—(1) The provisions of subsections 104 (6) and (8) of the Act are declared to be applicable to those parts of the King's Highway described in Schedule 1.

(2) The provisions of subsections 104 (6), (8) and (14) of the Act shall extend and apply to those parts of the King's Highway described in Schedule 2 from the 1st day of March, 1981 to the 31st day of May, 1981, both inclusive.

(3) Where a highway is referred to in Schedule 1 or 2 by number, the reference is to that part of the King's Highway that is known thereby. O. Reg. 98/81, s. 1.

2. Ontario Regulation 111/80 is revoked. O. Reg. 98/81, s. 2.

Schedule 1

ITEM NUMBER	NUMBER OF THE KING'S HIGHWAY	PARTS OF THE KING'S HIGHWAY
1	33	From Lennox and Addington County Road No. 8A to the Eastern Terminal of the Glenora-Adolphustown Ferry.
2	52	From Highway No. 8 to Highway No. 97 and from Highway No. 97 north to the boundary line between the County of Wellington and The Regional Municipality of Hamilton-Wentworth.
3	54	From 1.8 km south of Highway No. 2, junction of Brant County Road 18, to Highway No. 6 at Caledonia.
4	89	From junction of Highway No. 400 easterly for 5 km to junction of Highway No. 11.
5	95	All.
6	96	All.
7	97	From the Waterloo-Hamilton-Wentworth Regional Boundary to Highway No. 6 (Freelton).
8		Commonly known as "Dawson's Point Road" from Highway No. 96 to Dawson's Dock.

O. Reg. 98/81, Sched. 1.

Schedule 2

All that part of the King's Highway lying in that part of Ontario north of the line formed by the Severn River, Highway No. 169 from Washago to Highway No. 12, Highway No. 12 from Highway No. 169 to Highway No. 7 north of Sunderland, Highway No. 7 from Highway No. 12 to Perth, Highway No. 7 from Perth to Highway No. 7B, Highway No. 7B to Highway No. 29 and Highway No. 29 to Arnprior, except the following:

1. Highway No. 6 from South Baymouth northerly to the junction of Highway No. 17.

2. Highway No. 7B,
 - (a) from the westerly limit of Lindsay to the west junction of Highways No. 7 and No. 35;
 - (b) from the south limit of Lindsay to the south junction of Highways No. 7 and No. 35;
 - (c) from Fowlers Corner to the northerly limit of Peterborough;
 - (d) from the easterly limit of Peterborough to the east junction of Highways No. 7 and No. 7B.
3. Highway No. 11 from the Severn River to the International Boundary, Town of Rainy River.
4. Highway No. 11B,
 - (a) from the northerly limit of North Bay to North Bay Bypass;
 - (b) from Highway No. 11 south of Cobalt to Highway No. 11 north of New Liskeard;
 - (c) from Highway No. 11 to Atikokan.
5. Highway No. 17 from Arnprior to Manitoba border.
6. Highway No. 17B from the northerly limit of North Bay to North Bay Bypass.
7. Old Highway 17 from Highway No. 60 to Haley Station.
8. Highway No. 28 from junction of Highway No. 7 to Bancroft.
9. Highway No. 35 from Highway No. 7 to junction of Highway No. 60 at Dwight.
10. Highway No. 35A from Highway No. 35 to junction of Highway No. 121 Fenelon Falls.
11. Highway No. 36 from junction of Highway No. 7, Lindsay to the junction of Highway No. 28 Burleigh Falls.
12. Highway No. 41 from Highway No. 7 (Kaladar) to junction of Highway No. 41 and Highway No. 17 at Pembroke.
13. All Highway No. 46.
14. Highway No. 48 from the junction of Highway No. 12 to Highway No. 35.
15. All Highway No. 60.
16. All Highway No. 61.
17. Highway No. 62,
 - (a) from the Village of Madoc to the Village of Barry's Bay;
 - (b) from Highway No. 17 to Quebec Boundary.
18. All Highway No. 63.
19. Highway No. 64,
 - (a) from Highway No. 69 to Highway No. 17;
 - (b) from Sturgeon Falls town limit northerly to Highway No. 539 at Field;
 - (c) from 1.9 km south of Holdridge Creek Bridge northerly to Highway No. 11.
20. Highway No. 65 from Quebec Border to 17.6 km north of the west junction of Highway No. 65 and Highway No. 560.

11. All Highway No. 66.
12. All Highway No. 67.
13. Highway No. 69 from Port Severn to Sudbury.
14. Highway No. 69B from the easterly limit of Parry Sound to the south junction of Highway No. 69 and Highway No. 69B and from the north limit of Parry Sound (Isabella Street) to the north junction of Highway No. 69 and Highway No. 69B.
15. All Highway No. 71.
16. All Highway No. 72.
17. All Highway No. 94.
18. Highway No. 101, from Highway No. 17 easterly to 0.5 km east of Highway No. 572.
19. All Highway No. 102.
20. All Highway No. 105.
21. All Highway No. 108.
22. All Highway No. 112.
23. All Highway No. 117.
24. All Highway No. 118.
25. All Highway No. 121.
26. All Highway No. 124.
27. All Highway No. 125.
28. All Highway No. 127.
29. Highway No. 129,
 - (a) from south junction of Highway No. 101 and Highway No. 129 to Chapleau;
 - (b) from junction of Highway No. 17 to 2.6 km north of Casson-Dagle township line.
30. Highway No. 130 from the junction of Highway No. 11 and 17 southerly for 8.4 km.
31. All Highway No. 132.
32. All Highway No. 134.
33. Highway No. 141,
 - (a) from the junction of Highway No. 11 to junction of Highway No. 141 and Muskoka District Road No. 35;
 - (b) from the District of Muskoka Boundary to Highway No. 69.
34. All Highway No. 144.
35. Highway No. 169 from Washago to Mactier.
36. All Highway No. 502 (formerly Highway No. 812).
37. Highway No. 503 from the junction of Highway No. 507 at Gooderham to the junction of Highway No. 121 at Tory Hill.

48. Highway No. 507 from the south junction of Highway No. 36 and Highway No. 507 southerly 0.4 km to Buckhorn.
49. Highway No. 512 from Highway No. 41 southerly 1.6 km.
50. Highway No. 519,
 - (a) from the east junction of Highway No. 121 (Haliburton) northerly to the junction of Highway No. 530;
 - (b) from the west junction of Highway No. 121 (Haliburton) southerly to the Hamlet of Donald.
51. Highway No. 520 from the junction of Highway No. 11 westerly to the east junction of Highway No. 124.
52. Highway No. 522 from Highway No. 11 westerly to Loring West Limits.
53. All Highway No. 526.
54. Highway No. 527 from Highway No. 17 northerly 48 km.
55. All Highway No. 531.
56. Highway No. 534 from Highway No. 11 to 9 km west of junction of Highway No. 534 and Highway No. 654.
57. Highway No. 535,
 - (a) from Noelville to Hagar;
 - (b) from Hagar northerly 2 km.
58. Highway No. 539 from junction of Highway No. 17 at Warren northerly for 10.5 km.
59. Highway No. 540 from junction of Highway No. 6 (at Little Current) westerly to the junction of Highway No. 542 (Gore Bay).
60. All Highway No. 547.
61. Highway No. 548 from the junction of Highway No. 17 southerly 5.5 km to Kents Corners and from Kents Corners easterly 13.1 km to Hilton Beach and from Kents Corners westerly 6.1 km to Richard's Landing.
62. All Highway No. 550.
63. Highway No. 551 from West Bay to Mindemoya.
64. Highway No. 552 from the junction of Highway No. 17 to the junction of Highway No. 556.
65. Highway No. 556 from the junction of Highway No. 17 to the junction of Highway No. 552.
66. Highway No. 558 from Highway No. 11 to Highway No. 11B in the Town of Haileybury.
67. Highway No. 561 from Highway No. 17 (Bruce Mines) northerly 8.9 km.
68. All Highway No. 565.
69. All Highway No. 576.
70. Highway No. 577 from Highway No. 11 Monteith northerly to Iroquois Falls.
71. All Highway No. 578.
72. All Highway No. 581.
73. Highway No. 583 from Highway No. 11 northerly 11.7 km (Lac St. Therese).

74. Highway No. 584,
 - (a) from Highway No. 11 northerly 14.5 km;
 - (b) from Nakina southerly 6.4 km.
75. Highway No. 588 from Highway No. 11 and 17 southerly for 1.6 km.
76. Highway No. 589 from Highway No. 102 to Highway No. 591.
77. Highway No. 590 from the junction of Highway No. 11 and 17 westerly for 14 km.
78. Highway No. 591 from Highway No. 589 northerly 6.5 km.
79. Highway No. 594 from Dryden Town limits westerly 4.2 km to the junction of Highway No. 594 and Highway No. 502 (formerly Highway No. 812).
80. Highway No. 599 from Highway No. 17 northerly 62 km.
81. Highway No. 601 from Highway No. 17 northerly 1.6 km.
82. All Highway No. 604.
83. Highway No. 608 from Highway No. 61 westerly for 1 km.
84. All Highway No. 614.
85. All Highway No. 623.
86. All Highway No. 626.
87. All Highway No. 627.
88. All Highway No. 628.
89. All Highway No. 629.
90. Highway No. 631 from Highway No. 17 to Hornepayne.
91. All Highway No. 639.
92. All Highway No. 646.
93. Highway No. 648,
 - (a) from the west limit of Harcourt to the east junction of Highway No. 648 and Highway No. 121;
 - (b) from the west junction of Highway No. 648 and Highway No. 121 northerly to the north limit of Wilberforce.
94. All Highway No. 650.
95. All Highway No. 651.
96. All Highway No. 653.
97. All Highway No. 655.
98. Highway No. 657 from junction of Highway No. 105 to Uchi Lake Road, a distance of approximately 1.6 km.
99. All Highway No. 660.
100. All Highway No. 661.
101. All Highway No. 663.

102. Highway No. 664 from Highway No. 72 westerly 5.2 km.
103. All Highway No. 808.
104. Yonge Street from Highway No. 101 to Foleyet.
105. All Sudbury South West Bypass from the junction of Highway No. 69, 14.5 km north of the junction of Highway No. 537, westerly to the junction of Highway No. 17, 1.9 km east of the junction of Highway No. 17 and Sudbury Regional Road No. 24 to Lively.

O. Reg. 98/81, Sched. 2.

THE HIGHWAY TRAFFIC ACT

O. Reg. 99/81.

Load Limits.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 98/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 1 of Ontario Regulation 98/81 is amended by adding thereto the following subsection:

(4) The provisions of subsections 104 (6), (8) and (14) of the Act shall extend and apply from the 25th day of February, 1981 to the 31st day of May, 1981, both inclusive to that part of the King's Highway known as Highway No. 527 in the Territorial District of Thunder Bay beginning at a point situate at its intersection with the junction of the King's Highway known as No. 11 and 17 and extending northerly therealong for a distance of 230 kilometres. O. Reg. 99/81, s. 1.

2. Item 54 of Schedule 2 to the said Regulation is revoked and the following substituted therefor:

4. Highway No. 527 from Highway No. 17 northerly 230 km.

THE HIGHWAY TRAFFIC ACT

O. Reg. 100/81.

Load Limits on Local Roads within
Local Roads Areas.

Made—February 17th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND REGULATION 473 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 473 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following schedules:

Schedule 50

ABRAMS LAKE LOCAL ROADS AREA

All that portion of the Township of Drayton in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-633-1, filed in the Office of the Registrar of Regulations at Toronto as No. 683. O. Reg. 100/81, s. 1, *part*.

Schedule 51

DRAYTON RESERVE LOCAL ROADS AREA

All those portions of the Township of Drayton in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-633-B3, filed in the Office of the Registrar of Regulations at Toronto as No. 1872. O. Reg. 100/81, s. 1, *part*.

Schedule 52

ETON LOCAL ROADS AREA

All those portions of the Township of Eton in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-481-1, filed in the Office of the Registrar of Regulations at Toronto as No. 1492. O. Reg. 100/81, s. 1, *part*.

Schedule 53

INGLIS LAKE LOCAL ROADS AREA

All that portion of unsurveyed territory in the Territorial District of Kenora lying south of the Township

of Pellatt, shown outlined on Ministry of Transportation and Communications Plan N-3000-3, filed in the Office of the Registrar of Regulations at Toronto as No. 768. O. Reg. 100/81, s. 1, *part*.

Schedule 54

MELGUND LOCAL ROADS AREA

All those portions of the Township of Melgund in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-484-1, filed in the Office of the Registrar of Regulations at Toronto as No. 2016. O. Reg. 100/81, s. 1, *part*.

Schedule 55

KENRICIA LOCAL ROADS AREA

All those portions of unsurveyed territory lying south of the Township of Pellatt in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-3000-B4, filed in the Office of the Registrar of Regulations at Toronto as No. 2007. O. Reg. 100/81, s. 1, *part*.

Schedule 56

MCCALLUM POINT LOCAL ROADS AREA

All that portion of the Township of Boys in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-508-1, filed in the Office of the Registrar of Regulations at Toronto as No. 822. O. Reg. 100/81, s. 1, *part*.

Schedule 57

MCINTOSH LOCAL ROADS AREA

All those portions of the Townships of Smellie and Bridges and that portion of unsurveyed territory lying north and west of the Township of Smellie in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-723-3, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 27th day of March, 1980. O. Reg. 100/81, s. 1, *part*.

Schedule 58

MCKENZIE PORTAGE LOCAL ROADS AREA

All that portion of unsurveyed territory in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-3000-F1, filed in the Office of the Registrar of Regulations at Toronto as No. 2530. O. Reg. 100/81, s. 1, *part*.

Schedule 59

MUTRIE LOCAL ROADS AREA

All that portion of the Township of Mutrie in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-485-3, filed in the Office of the Registrar of Regulations at Toronto as No. 2519. O. Reg. 100/81, s. 1, *part*.

Schedule 60

RUSH BAY-WOODCHUCK BAY LOCAL ROADS AREA

All those portions of the Townships of Fourgie, Boys and Glass and unsurveyed territory and certain islands in the vicinity of Glass Township in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-506-7, filed in the Office of the Registrar of Regulations at Toronto as No. 2195. O. Reg. 100/81, s. 1, *part*.

Schedule 61

STORM BAY LOCAL ROADS AREA

All that portion of the Township of Kirkup in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-498-A4, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 27th day of March, 1980. O. Reg. 100/81, s. 1, *part*.

Schedule 62

SOUTHWORTH LOCAL ROADS AREA

All that portion of the Township of Southworth in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-472-3, filed in the Office of the Registrar of Regulations at Toronto as No. 2233. O. Reg. 100/81, s. 1, *part*.

Schedule 63

VAN HORNE LOCAL ROADS AREA

All that portion of the Township of Van Horne in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-487-2, filed in the Office of the Registrar of Regulations at Toronto as No. 2230. O. Reg. 100/81, s. 1, *part*.

Schedule 64

WAINWRIGHT LOCAL ROADS AREA

All that portion of the Township of Wainwright and that portion of the Township of Eton in the Territorial District of Kenora, shown outlined on Ministry of

Transportation and Communications Plan N-488-3, filed in the Office of the Registrar of Regulations at Toronto as No. 2208. O. Reg. 100/81, s. 1, *part*.

Schedule 65

ZEALAND NO. 1 LOCAL ROADS AREA

All of the Township of Zealand and those portions of the Township of Southworth in the Territorial District of Kenora, shown outlined on Ministry of Transportation and Communications Plan N-479-3, filed in the Office of the Registrar of Regulations at Toronto as No. 2010. O. Reg. 100/81, s. 1, *part*.

THE PENSION BENEFITS ACT

O. Reg. 101/81.

General.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND
REGULATION 746 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE PENSION BENEFITS ACT

1. Regulation 746 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

26.—(1) Every employer shall provide to each employee who is a member of the employer's pension plan a statement setting out,

- (a) the member's normal retirement date;
- (b) the member's years of service for purpose of calculation of pension benefits, determined as of the statement date;
- (c) for all pension plans,
 - (i) the accumulated amount or value, including any interest allocated by the plan, of the member's required contributions, if any;
 - (ii) the accumulated amount or value, including any interest allocated by the plan, of the member's voluntary additional contributions, if any;
- (d) in respect of a plan under which pension benefits are determined on a money purchase basis,
 - (i) where the plan is not fully insured, the accumulated amount or value of

employer contributions, including any interest allocated by the plan, that has been credited to the member's account, whether or not vested, and the total amount in the member's account, or

- (ii) where the plan is fully insured, the member's total pension benefit accrued to the statement date broken down to provide details of that part of the pension benefit purchased by employer contributions, that part of the pension benefit purchased by the member's required contributions and that part of the pension benefit purchased by any additional voluntary contributions made by the member;
- (e) in respect of a plan under which pension benefits are determined on a unit benefit or flat benefit basis,
 - (i) the member's pension benefit accrued to the statement date, whether or not vested, or where the retirement benefit is determined by a formula related to the highest or final or other average earnings of the employee, information setting out the method used to compute the benefit, and
 - (ii) in a case where the pension benefit is integrated with benefits under the Canada Pension Plan, the Quebec Pension Plan or the *Old Age Security Act* (Canada), a description of the formula for integration;
- (f) information that the pension benefits referred to in clauses (d) and (e) may not be vested in the member at the statement date and particulars of the criteria under the plan for vesting of the member's accrued pension benefits and the requirements under the plan for locking in such pension benefits;
- (g) the benefit payable on the death of a member of the plan and,
 - (i) the beneficiary to whom the death benefits are payable under the plan, as recorded on the employer's records, or
 - (ii) where there is more than one beneficiary to whom death benefits are payable under the plan, information setting out where the member may ascertain the beneficiaries under the plan, as recorded on the employer's records; and
- (h) where the pension plan is provisionally funded, that as of the most recent valuation date, that shall be named, the benefits payable under the plan are not fully funded, but

special payments are being made over a period of years, as required by law, to make the plan fully funded, assuming the plan continues in operation for such period or longer.

(2) The statement required under subsection (1) shall be provided to the member within six months of the fiscal year of the plan ending on or after the 31st day of December, 1981 and subsequent statements shall be provided to members of the plan at least every third year thereafter. O. Reg. 101/81, s. 1, *part*.

27.—(1) At the written request of an employee who is a member of the plan or his agent authorized in writing, the employer, within thirty days receipt of the request, shall make available to the member or his agent copies of any of the following documents or information requested:

1. The provisions of the plan applicable to the employee, including amendments.
2. A copy of the last two annual Information Returns filed with the Commission.
3. A copy of the two most recent certifications that were part of the reports filed under section 4, 5 or 12.
4. For plans where pension benefits are determined on a unit benefit or flat benefit basis, a statement, based on the most recent report of an actuary filed with the Commission, setting out,
 - i the actuarial valuation method,
 - ii a summary of the actuarial assumptions used in determining the costs of the plan, and
 - iii a balance sheet setting out the liabilities of the plan for all benefits, the value of the assets of the fund and any unfunded liabilities, experience deficiencies or surplus.

(2) Where the pension plan has been terminated or wound up at the written request of an employee who is a member of the plan or his agent authorized in writing the employer within ten days of receipt of the request shall make available a copy of the report filed with the Commission under section 14.

(3) An employer shall not be required to make available the information referred to in subsection (1) or (2) to any one employee more than once in any twelve-month period.

(4) For the purpose of this section a former employee who is no longer a member of the plan but who is entitled to benefits under the plan shall be deemed to be an employee who is a member of the plan. O. Reg. 101/81, s. 1, *part*.

THE CONSUMER PROTECTION ACT

O. Reg. 102/81.

General.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND REGULATION 181 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CONSUMER PROTECTION ACT

1. Section 2 of Regulation 181 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(6) The provisions of section 24 of the Act do not apply to credit unions as defined in the *Credit Unions and Caisses Populaires Act*. O. Reg. 102/81, s. 1.

THE BUILDING CODE ACT

O. Reg. 103/81.

General.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND REGULATION 87 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE BUILDING CODE ACT

1. Clause (d) of Sentence 3.1.4.5. (2) of Regulation 87 of Revised Regulation of Ontario, 1980 is revoked and the following substituted therefor:

(d) thermal and sound insulation have a flame-spread rating of not more than 25 on any exposed surface or any surface that would be exposed by cutting through the material in any direction, except that,

(i) where the insulation is placed between two layers of noncombustible material having a melting point above 1,200°F without an intervening air space, the flame-spread rating of the insulation shall not exceed 100 on any exposed surface or any surface that would be exposed by cutting through the material in any direction, and

(ii) no limitation on the flame-spread rating is required for thermal insulation installed above a roof deck.

2. Sentence 3.2.3.13.(1) of the said Regulation is revoked and the following substituted therefor:

3.2.3.13.(1) When part of a building is completely separated from the remainder of the building by a covered mall that provides a horizontal separation of not less than 30 ft, each portion of the building so separated may be considered as a separate building for the purposes of Subsection 3.2.2. provided that,

(a) the covered mall is designed and used primarily as a pedestrian thoroughfare;

(b) the covered mall is sprinklered;

(c) the covered mall is separated from adjacent buildings by a 1-hr fire separation or the floor areas not so separated are sprinklered;

(d) the sprinkler systems are electrically supervised and conform to Subsection 6.7.4.;

(e) where fire protection from a public or private yard hydrant system is not available, internal standpipes for 2½" hose connections are provided in the covered mall at intervals not greater than 300 ft;

(f) all buildings connected to a covered mall and the covered mall are considered as one building for the purpose of Subsection 3.2.4.;

(g) the annunciator panel for the fire alarm system is suitably identified and located near a mall entrance designated by the Fire Department;

(h) partitions between tenant occupied spaces, except for kiosks, are extended to the underside of the ceiling, floor or roof above and any ceiling space above the partition is fire stopped immediately above the partitions;

(i) except as permitted in Article 3.2.3.17., the covered mall has no direct access to more than 1 storey of an adjacent building if the mall is below grade and to not more than 2 storeys if the mall is above grade;

(j) not more than one covered mall is located above another covered mall;

(k) where one covered mall is located above another covered mall, the malls are separated by a fire separation of non-combustible construction having a fire-resistance rating of at least 2 hr;

(l) where pedestrian oriented merchandising, promotional or community activities are carried out from kiosks located in the covered mall,

(i) the combined areas of kiosks or groups of kiosks do not exceed 15 per cent of the area of the covered mall,

(ii) the area of an individual kiosk or a group of kiosks does not exceed 225 sq ft except that where the horizontal separation between buildings exceeds 45 ft, the area of a kiosk or a group of kiosks may be increased to 500 sq ft,

(iii) a minimum horizontal distance of 10 ft is provided between the kiosks or group of kiosks and the adjacent buildings unless a greater distance is required in Sentence 3.3.1.10.(1),

- (iv) a minimum horizontal distance of 30 ft is maintained between kiosks or groups of kiosks,
 - (v) the ceilings of the kiosks are constructed so that,
 - (A) a clearance of minimum vertical distance of 3 ft to sprinkler heads is maintained,
 - (B) the closed portion of the ceiling does not exceed 20 per cent of the kiosk area,
 - (C) no individual closed portion of the ceiling is greater than 50 sq ft, and
 - (D) a minimum horizontal dimension of 3 ft is provided between closed portions of ceilings,
 - (vi) except for kiosks containing commercial cooking equipment, kiosks may be of combustible construction complying with Sentence 3.3.6.2.(2),
 - (vii) commercial cooking equipment in kiosks is ventilated in conformance with Sentence 6.2.3.5.(3), and
 - (viii) kiosks do not include deep fat fryers;
 - (m) the capacity of the access to exit width required by Sentence 3.3.1.10.(1) for the covered mall and the plumbing facilities required by Subsection 3.6.4. for the buildings separated by the covered mall need not include an occupant load for the covered mall;
 - (n) the interior finish of the covered mall has a flame-spread rating not exceeding 25 for the walls including store-fronts and ceilings except that,
 - (i) 25 per cent of the walls including store-fronts may have a flame-spread rating not greater than 150,
 - (ii) the roofs of exposed heavy timber construction may exceed the flame-spread rating of 25, and
 - (iii) plastic sign facing material conforms to Sentence 3.7.4.1.(3);
 - (o) the covered mall roof-ceiling assembly is of non-combustible construction having a fire-resistance rating of at least 1-hr except that any part of the mall roof structure that is more than 20 ft above the floor of the covered mall need not have a fire-resistance rating;
 - (p) the covered mall roof may be of heavy timber construction if all buildings separated by the covered mall are permitted to be of combustible construction;
 - (q) where the fire separation is omitted as provided in Clause (c) and a heating, ventilating or air-conditioning duct system serves more than 1 occupancy, a smoke detector shall be installed in the return air duct leaving each occupancy so connected and shall, upon actuation, shut down the fans and sound the alarm system as prescribed in subsection 3.2.4.
- 3.—(1) Clause (b) of Sentence 3.4.2.5.(1) of the said Regulation is revoked and the following substituted therefor:
- (b) have an unobstructed pedestrian travel space that,
 - (i) is parallel and adjacent to each connected building and extends to each mall exit,
 - (ii) will provide a capacity based on the occupant load of the adjacent connected building in accordance with Sentence 3.3.1.10.(1), and
 - (iii) is at least 10 ft wide.

(2) Sentence 3.4.2.5.(2) of the said Regulation is revoked and the following substituted therefor:

(2) Exits leading into a covered mall from portions of floor areas of buildings considered separate buildings as described in Sentence 3.2.3.13.(1) shall not comprise more than one half of the required units of exit width from the floor areas, except where such portions are less than 3,000 sq ft in area and where distance of travel to the door leading into the covered mall is less than 50 ft, all required units of exit width may lead into the covered mall.

4.—(1) Article 9.6.4.2. of the said Regulation is revoked and the following substituted therefor:

9.6.4.2. Aluminum frame sliding glass doors shall conform to the appropriate requirements in CGSB 82-GP-1M(1977) amended Oct. 1979 "Doors, Glass, Aluminum Frame, Sliding, Standard-Duty" or to CGSB 82-GP-2M(1977) amended Oct. 1979 "Doors, Glass, Aluminum Frame, Sliding, Medium-Duty".

(2) Article 9.6.5.1. of the said Regulation is revoked and the following substituted therefor:

9.6.5.1. Except for tempered glass, glass thickness and the size of glass for doors shall conform to Table 9.6.5.A.

THE ENERGY ACT

O. Reg. 104/81.

Oil Pipeline Transportation Systems.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND

REGULATION 291 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE ENERGY ACT

1. The Table to clause 3.2.2.1 entitled "Design Factor for Steel Pipe", as referred to in paragraph 4 of subsection 2 (1) of Regulation 291 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

DESIGN FACTOR FOR STEEL PIPE

Zone Location	Design Factor (F)
1. LVP and HVP	0.72
2. LVP	0.72
2. HVP	0.50

THE LIQUOR LICENCE ACT

O. Reg. 105/81.

General.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND

REGULATION 581 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE LIQUOR LICENCE ACT

- 1.—(1) Subsections 8 (35) and (36) of Regulation 581 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(35) Except for a manufacturer, every holder of a licence shall keep for the current month and six preceding months, books and records that clearly and accurately set forth a daily record of all purchases, sales and stocks of liquor and such records shall be provided to the Board when requested by the Board.

(36) The holder of a licence for premises licensed as a dining lounge, dining room or entertainment lounge shall keep for the current month and six preceding months, books and records that clearly and accurately set forth a daily record of purchases and sales of food and such records shall be provided to the Board when requested by the Board. O. Reg. 105/81, s. 1 (1).

- (2) Section 8 of the said Regulation is amended by adding thereto the following subsection:

(42) No holder of a licence shall permit a professional or amateur boxing or wrestling contest or exhibition on a licensed premises unless the contest or exhibition is licensed under the *Athletics Control Act*. O. Reg. 105/81, s. 1 (2).

2. Section 11 of the said Regulation is amended by adding thereto the following subsection:

(7) Disposable single service containers and utensils for food and alcoholic beverages shall not be used in premises licensed as a dining room, dining lounge or patio in a restaurant, a tavern or a hotel. O. Reg. 105/81, s. 2.

3. Section 60 of the said Regulation is amended by adding thereto the following item:

28. Gammel Dansk Bitter Dram

4. The said Regulation is amended by adding thereto the following sections:

55a. Subclause 6 (1) (c) (iii) of the Act does not apply to the Metropolitan Life Insurance Company in respect of the licensed premises known as The Sheraton Centre Hotel, 123 Queen Street West, Toronto. O. Reg. 105/81, s. 4, *part*.

55b. Premises for which a licence has been issued at Marineland and Game Farm, Niagara Falls are exempt from the requirements of subsection 11 (7). O. Reg. 105/81, s. 4, *part*.

THE GUARANTEE COMPANIES
SECURITIES ACT

O. Reg. 106/81.

Approved Guarantee Companies.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND
REGULATION 444 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE GUARANTEE COMPANIES SECURITIES
ACT

1. The Schedule to Regulation 444 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 21/81, is further amended by adding thereto the following item:

52a. New Rotterdam Insurance Company

THE GUARANTEE COMPANIES
SECURITIES ACT

O. Reg. 107/81.

Approved Guarantee Companies.

Made—February 24th, 1981.

Filed—February 25th, 1981.

REGULATION TO AMEND
REGULATION 444 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE GUARANTEE COMPANIES SECURITIES
ACT

1. The Schedule to Regulation 444 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 21/81 and section 1 of Ontario Regulation 106/81, is further amended by adding thereto the following item:

3a. Canadian Great Lakes Casualty and Surety Company Ltd.

THE FARM PRODUCTS MARKETING
ACT

O. Reg. 108/81.

Potatoes—Marketing.

Made—February 25th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND
REGULATION 371 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. Subsection 15 (1) of Regulation 371 of Revised Regulations of Ontario, 1980, is amended by inserting after "the" where it occurs the first time in the ninth line "16th day of March in 1981 or the" and by inserting after "year" in the ninth line "thereafter".

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

J. R. SANDEVER
Acting Secretary

Dated at Toronto, this 25th day of February, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 109/81.

Speed Limits

Made—February 20th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 1 of Part 5 of Schedule 20 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked.
2. The said Regulation is amended by adding thereto the following Schedule:

HIGHWAY NO. 621

Schedule 233

PART 1

Reserved

PART 2

Reserved

PART 3

Reserved

PART 4

Reserved

PART 5

- Dist. of
Rainy River—
- Twp. of
Morson
1. That part of the King's Highway known as No. 621 in the Township of Morson in the Territorial District of Rainy River lying between a point situate at its intersection with the southerly boundary of Big Grassy Indian Reserve No. 35G and a point situate at its intersection with the northerly boundary of the said Big Grassy Indian Reserve No. 35G.

PART 6

Reserved

O. Reg. 109/81, s. 2.

J. SNOW

*Minister of Transportation
and Communications*

Dated at Toronto, this 20th day of February, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 110/81.

Parking.

Made—February 20th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 13 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

36. That part of the King's Highway known as No. 17 in the Village of Chalk River in the County of Renfrew beginning at a point situate 180 metres measured easterly from its intersection with the centre line of the roadway known as Munro Street and extending easterly therealong for a distance of 765 metres.

J. SNOW

*Minister of Transportation
and Communications*

Dated at Toronto, this 20th day of February, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 111/81.

Definitions by Minister.

Made—February 16th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND REGULATION 908 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

1. Paragraph 2 of section 1 of Regulation 903 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. "Classroom supplies" means community antenna television and cable television services, musical instruments, school room furniture including draperies and curtains used in classrooms where teaching aids are used, playground equipment and all other equipment purchased by a school, school board or university for its own use or for the use of its students free of charge in experimental, research or teaching functions, but does not include maintenance supplies and tools, or office stationery, equipment and supplies.

2. The said Regulation is amended by adding thereto the following section:

4a.—(1) For the purpose of paragraph 23 of section 1 of the Act, "telecommunication" does not include any transmission, emission or reception of a class of signs, signals, writing, images or sound or intelligence of any nature to provide,

(a) a telecommunication service produced by a person for his own consumption or use where such person is not a carrier;

(b) a telecommunication service rendered to a carrier who uses the service directly in rendering telecommunication service to others for a fee and not for the carrier's own use.

(2) In this section, "carrier" means a person whose principal business is the provision to the public for a fee of the use of a network of facilities and equipment for the transmission of signs, signals, writing, images or sound or intelligence of any nature, and Telesat Canada. O. Reg. 111/81, s. 2.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 16th day of February, 1981.

THE SMALL CLAIMS COURTS ACT

O. Reg. 112/81.

Small Claims Courts Judges.

Made—February 24th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND
REGULATION 918 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE SMALL CLAIMS COURTS ACT

1. Regulation 918 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

3. The Attorney General may grant to a judge appointed under section 11 of the Act,

(a) leave of absence with pay for not more than six days in any year upon any special or compassionate ground and the period of the leave shall be charged against the sick leave credits of the judge; and

(b) three days leave of absence with pay in the event of the death of his spouse, mother, father, mother-in-law, father-in-law, son, daughter, brother or sister and such leave shall not be charged against sick leave credits. O. Reg. 112/81, s. 1, *part.*

4. The Attorney General may grant to a judge appointed under section 11 of the Act leave of absence without pay and without the accumulation of sick leave credits for a period of up to three years. O. Reg. 112/81, s. 1, *part.*

5. The Lieutenant Governor in Council, upon the recommendation of the Attorney General, may grant leave of absence with pay to a judge appointed under section 11 of the Act for special or compassionate purposes for a period not exceeding one year. O. Reg. 112/81, s. 1, *part.*

6.—(1) A judge appointed under section 11 of the Act is entitled to an annual vacation of one month.

(2) Subject to the approval of the Attorney General, a judge appointed under section 11 of the Act may accumulate vacation leave of absence but accumulated vacation leave of absence shall not exceed a period of two months. O. Reg. 112/81, s. 1, *part.*

7. Subject to sections 3 to 6 of this Regulation, Part VI of Regulation 881 of Revised Regulations of Ontario, 1980 other than sections 64 and 69 to 74 apply to judges appointed under section 11 of the Act. O. Reg. 112/81, s. 1, *part.*

THE GAME AND FISH ACT

O. Reg. 113/81.

Discharge of Fire-Arms From or

Across Highways and Roads.

Made—February 24th, 1981.

Filed—February 26th, 1981.

REGULATION TO AMEND
REGULATION 410 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE GAME AND FISH ACT

1. The Schedule to Regulation 410 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

1a. Dufferin

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 114/81.

Assignment of Powers and Duties of Minister.

Made—February 24th, 1981.

Filed—February 26th, 1981.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 28 (5) of the *Conservation Authorities Act* to hear and determine,

- (a) the appeal of Mr. Milton A. Chomyn against the decision of the South Lake Simcoe Conservation Authority made on the 10th day of November, 1980 denying his application to construct a septic tank and tile bed on part of Lot K on Plan 633 in the Township of Innisfil in the County of Simcoe;
- (b) the appeal of Mr. A. Evans against the decision of The Lakehead Region Conservation Authority made on the 10th day of December, 1980 denying his application to place fill at 880 Oliver Road in the City of Thunder Bay in the District of Thunder Bay;
- (c) the appeal of Mr. Guy E. Muschett against the decision of the Credit Valley Conservation Authority made on the 11th day of November, 1980 denying his application to construct a storage building on Lot 16 on Plan 647 in the Town of Caledon in The Regional Municipality of Peel; and
- (d) the appeal of Mr. Roger Ross against the decision of The Metropolitan Toronto and Region Conservation Authority made on the 26th day of November, 1980 denying his application to construct a prefabricated tool shed at 20 Hopecrest Crescent in the Borough of Scarborough in The Municipality of Metropolitan Toronto. O. Reg. 114/81, s. 1.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 115/81.

Exemption—Ministry of Transportation and Communications—MTC-37.

Made—February 11th, 1981.

Approved—February 11th, 1981.

Filed—February 26th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF TRANSPORTATION AND COMMUNICATIONS—MTC-37

Having received a request from the Minister of Transportation and Communications that an undertaking namely:

The activity of carrying out advance clearing of trees and other vegetation, to facilitate the early construction of the Detour Lake Access Road if it is approved under the Act, from 21.5 km north of Highway 652 northerly for 63.5 km,

be exempted from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following damage or interference with the persons indicated will occur:

- A. The public will be interfered with by the resulting delays in construction of this project which is viewed as being of significant benefit to the economy of northeastern Ontario;
- B. The Amoco Canada Petroleum—Dome Mines—Campbell Red Lake Mines joint venture, being a mineral development joint venture organized to carry out the development of the Detour Lake resource, will be interfered with and damaged by delays caused by the application of the Act to the undertaking of carrying out advance clearing.

Having weighed such damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment, which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders, subject to the terms and conditions set out below, that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Government of Ontario has made a commitment to provide access to Detour Lake subject to it being approved under the Act;
- B. The clearing of the alignment for the access road must be completed immediately to ensure that, if it is this road that is approved under the Act as the access to Detour Lake, a total of approximately 150 km of road may be completed on schedule to serve the Detour Lake mine which is to be operational by early 1983;
- C. The clearing of the alignment must be carried out during the winter season due to restrictions on the open burning of cleared debris during the summer season;
- D. The alignment of the access road is entirely upon Crown Lands and entirely within the Abitibi-Price forest lease limits, consent for the clearing activity having been given by the Abitibi-Price corporation;
- E. The timber resources which must be cleared are located within an area which the Abitibi-Price corporation plans to harvest within the next five years;
- F. The Ministry of Natural Resources has reviewed the clearing plans and is satisfied that all merchantable timber will be properly used;
- G. The clearing activity will employ only the closecutting method thus very little ground disturbance will occur;
- H. The environmental assessment for the access road undertaking has been submitted to the Ministry of the Environment;
- I. The advanced clearing activity will allow detailed soil investigation to be undertaken to determine the susceptibility of the access road alignment to erosion, and to determine effective mitigating measures in advance of road construction.

This exemption is subject to the following terms and conditions:

1. Commencement of road construction subsequent to the completion of advance clearing may be proceeded with only if the Detour Lake access road is approved under the Act.
2. The carrying out of the advance clearing shall not influence or determine the acceptance or approval of the route for the Detour Lake access road, nor shall it influence or determine the decision on whether or not to grant approval to proceed with the access road.
3. The undertaking exempt under this order is limited to the advance clearing described in

the Ministry of Transportation and Communications' Contract 80-458 (Detour Lake Road advance clearing from 21.5 km north of Hwy. 652 northerly 37.5 km) and in Contract 80-459 (currently under advertisement and to be awarded February 18, 1981; extending from 59.0 km north of Hwy. 652 northerly 26.0 km). O. Reg. 115/81.

HARRY PARROTT
Minister of the Environment

Dated this 11th day of February, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 116/81.

Designation of Termination Date of Freeze-Up Periods under Subsection 102 (2) of the Act.

Made—February 26th, 1981.

Filed—February 27th, 1981.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

DESIGNATION OF TERMINATION DATE OF FREEZE-UP PERIODS UNDER SUBSECTION 102 (2) OF THE ACT

1. The 28th day of February, 1981 is hereby designated as the termination date of the freeze-up periods established by Ontario Regulations 1070/80, 1071/80 and 1072/80 in those parts of Ontario described in the said Regulations. O. Reg. 116/81, s. 1.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 26th day of February, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 117/81.

Appeals.

Made—January 22nd, 1981.

Filed—February 27th, 1981.

REGULATION TO AMEND REGULATION 454 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Clause 1 (b) of Regulation 454 of Revised Regulations of Ontario, 1980 is revoked.

2.—(1) Subsection 3 (1) of the said Regulation is revoked and the following substituted therefor:

(1) An appeal to the Board under section 32 of the Act shall be commenced by serving upon the Board written notice of the appeal. O. Reg. 117/81, s. 2 (1).

(2) Subsection 3 (3) of the said Regulation is revoked and the following substituted therefor:

(3) Upon receipt of a notice of appeal under subsection (1), the Board shall forthwith notify the Minister or Registrar, as the case may be, and the person notified shall forthwith provide the Board with all relevant documents and other material in his possession. O. Reg. 117/81, s. 2 (2).

(3) Subsection 3 (7) of the said Regulation is revoked and the following substituted therefor:

(7) At any hearing under this section, the Board shall hear only such evidence as was submitted to the Minister or the Registrar, as the case may be, respecting the matter in dispute. O. Reg. 117/81, s. 2 (3).

3. Clause 4 (a) of the said Regulation is revoked and the following substituted therefor:

(a) the decision of the Minister or Registrar, as the case may be, that has been reviewed by the Board;

THE HIGHWAY TRAFFIC ACT

O. Reg. 118/81.

Drivers' Licences.

Made—January 29th, 1981.

Filed—February 27th, 1981.

REGULATION TO AMEND REGULATION 462 OF

REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER

THE HIGHWAY TRAFFIC ACT

1. Regulation 462 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

11a.—(1) The Minister may waive any of the qualifications set out in clauses 9 (1) (a) to (j) as they pertain to an applicant for or holder of a Class A, B, C, D, E or F driver's licence where,

(a) the applicant or licence holder produces a certificate from an appropriate medical specialist on the form provided therefor by the Ministry stating that, in the specialist's opinion, the applicant or licence holder is medically fit and able to function normally; and

(b) the applicant or licence holder presents evidence satisfactory to the Minister, including the reports of any examinations that the Minister may require, that he can safely drive a Class A, B, C, D, E or F motor vehicle, as the case may be.

(2) In determining whether an applicant or licence holder has satisfied the requirements set out in clause (1) (b), the Minister shall consider,

(a) the nature and extent of the experience of the applicant or licence holder in the driving of Class A, B, C, D, E and F motor vehicles;

(b) the status of the medical condition of the applicant or licence holder; and

(c) the circumstances of the applicant or licence holder, and his attitude with respect to his medical condition, as they may affect the relationship between his condition and his ability to drive a motor vehicle safely.

(3) Notwithstanding subsection (1), a waiver shall not be granted by the Minister under this section,

(a) in respect of a Class A driver's licence, except to a person who holds or has held a valid Class A driver's licence issued under the Act.

(b) in respect of a Class B driver's licence, except to a person who holds or has held a valid Class B driver's licence issued under the Act;

(c) in respect of a Class C driver's licence, except to a person who holds or has held a valid Class B or C driver's licence issued under the Act;

(d) in respect of a Class D driver's licence, except to a person who holds or has held a valid Class A, B, C or D driver's licence issued under the Act;

(e) in respect of a Class E driver's licence, except to a person who holds or has held a valid Class B or E driver's licence issued under the Act; or

(f) in respect of a Class F driver's licence, except to a person who holds or has held a valid Class B, C, E or F driver's licence issued under the Act. O. Reg. 118/81, s. 1.

THE LOCAL SERVICES BOARDS ACT

O. Reg. 119/81.

Establishment of Local Services Board—
Community of Hurkett.

Made—February 27th, 1981.

Filed—February 27th, 1981.

ORDER MADE UNDER
THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the *Local Services Boards Act*;
and

IN THE MATTER OF the establishment of a Local Services Board for the community of Hurkett situate in territory without municipal organization in the Territorial District of Thunder Bay.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established effective the 1st day of March, 1981, under the name "The Local Services Board of Hurkett".

2. The boundaries of the Board area are those described in the Schedule.

3. The Board shall be composed of five members.

4. The Board may exercise the following powers from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 2.

2. The powers set out in paragraph 6.

5.—(1) The election of the first members of the Board shall be held in the community of Hurkett on the 1st day of March, 1981 and the members so elected shall hold office from the 1st day of March, 1981 to the 30th day of September, 1982 and until a new Board is elected.

(2) Mr. Bev Young, Northern Affairs Officer, is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that may be required for the effective undertaking of the election of the first members of the Board.

CLAUDE BENNETT

Acting Minister of Northern Affairs

Dated at Ottawa, this 27th day of February, 1981.

Schedule

All that parcel or tract of land in the geographic townships of Lyon and Stirling in the Territorial District of Thunder Bay described as follows:

Beginning at the northwesterly corner of Lot 6 in Concession III in the geographic Township of Stirling;

Thence southerly along the westerly limit of lots 6, 5, 4, 3, 2 and 1 in Concession III to the southwesterly corner of Lot 1 in Concession III;

Thence easterly along the southerly limit of Lot 1 in concessions III, II and I to the high water mark of Lake Superior;

Thence in a general northeasterly direction along the high water mark of Lake Superior to the southeasterly corner of Lot 11 in Concession X in the geographic Township of Lyon;

Thence northerly along the easterly limit of lots 11 and 10 in Concession X to the southwesterly corner of Lot 9 in Concession IX;

Thence easterly along the southerly limit of the said Lot 9 to the southeasterly corner thereof;

Thence northerly along the easterly limit of lots 9, 8, 7, 6, 5 and 4 in Concession IX to the northeasterly corner of the said Lot 4;

Thence westerly along the northerly limit of the said Lot 4 to the easterly limit of Location A1 764;

Thence southerly along the said easterly limit to the southeasterly corner thereof;

Thence westerly along the southerly limit of the said Location A1 764 to the southwesterly corner thereof;

Thence northerly along the westerly limit of the said Location A1 764 to the northerly limit of Lot 4 in Concession X;

Thence westerly along the northerly limit of Lot 4 in concessions X and XI to the westerly boundary of the geographic Township of Lyon;

Thence westerly along the northerly limit of Lot 9 in Concession I in the geographic Township of Stirling to the line between the east half and the west half of the said Lot 9;

Thence southerly along the line between the east half and the west half of lots 9, 8 and 7 in Concession I to the northerly limit of Lot 6 in Concession I;

Thence westerly along the northerly limit of Lot 6 in concessions I, II and III to the place of beginning. O. Reg. 119/81.

THE HEALTH INSURANCE ACT

O. Reg. 120/81.

General.

Made—February 24th, 1981.

Filed—March 3rd, 1981.

REGULATION TO AMEND

REGULATION 452 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER

THE HEALTH INSURANCE ACT

1. Item 27 of Part II of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 is revoked.

THE HEALTH INSURANCE ACT

O. Reg. 121/81.

General.

Made—February 24th, 1981.

Filed—March 3rd, 1981.

REGULATION TO AMEND

REGULATION 452 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER

THE HEALTH INSURANCE ACT

- 1.—(1) Item 20 of Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 is revoked.
- (2) Part I of the said Schedule 9 is amended by adding thereto the following item:

23a.	Hamilton	Professional Arts Physiotherapy
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2. This Regulation shall be deemed to have come into force on the 2nd day of February, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 122/81.

General.

Made—February 24th, 1981.

Filed—March 3rd, 1981.

REGULATION TO AMEND

REGULATION 452 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER

THE HEALTH INSURANCE ACT

- 1—(1) Item 93 of Part I of Schedule 9 to Regulation 452 of Revised Regulations of Ontario, 1980 is revoked.

- (2) Part I of the said Schedule 9 is amended by adding thereto the following item:

95. York

David Wise
Physiotherapy

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 123/81.

Exemption—Township of Kingston—
MUN-1.

Made—January 29th, 1981.

Approved—January 29th, 1981.

Filed—March 4th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—TOWNSHIP OF KINGSTON—MUN-1

Having received a request from the Chief Administrative Officer, of the Corporation of the Township of Kingston that an undertaking, namely:

The purchase of property known as the McFarland Quarry located on the 4th Concession Road, Kingston Township,

be exempt from the application of the Act under Section 29; and

Having been advised that the undertaking is subject to the application of the Act, the following interference with persons indicated will occur; the property will be sold to another party removing it from the alternatives available in the Township of Kingston as a potential sanitary landfill site.

Having weighed such interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reason:

- A. Preliminary investigations carried out before the Act was made applicable to municipal undertakings indicated that this property had one of the highest potentials as a sanitary landfill site of the sites examined in the Township of Kingston. At the time the council passed the resolution allowing the purchase of the property the purchase was subject to the Act.

This exemption is subject to the following terms and conditions:

1. The purchase of the property by the Corporation of the Township of Kingston shall not be used as reason or argument for the siting of any facilities which are subject to the Act.
2. This exemption will expire on October 23rd, 1981. O. Reg. 123/81.

HARRY PARROTT
Minister of the Environment

Dated this 29th day of January, 1981.

THE PLANNING ACT

O. Reg. 124/81.

Order Made Under Section 30 of
the Planning Act.

Made—March 2nd, 1981.

Filed—March 5th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1)(b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Bedford in the County of Frontenac, being that part of Lot 31 in Concession VII designated as Part 2 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Frontenac (No. 13) as Number R-95:

Together with a right-of-way at all times in common with others now or hereafter entitled thereto over, along and upon those parts of Lots 31 and 32 in the said Concession VII designated as Part 9 on the said Reference Plan Number R-95;

Also together with a right-of-way at all times in common with all others now or hereafter entitled thereto over, along and upon those parts of Lots 31 and 32 in the said Concession VII designated as Part 14 on a Reference Plan deposited in the said Land Registry Office as Number R-33. O. Reg. 124/81, s. 1.

D. G. HENDERSON,
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 2nd day of March, 1981.

THE PLANNING ACT

O. Reg. 125/81.

Restricted Areas—The Regional

Municipality of York, Town of Markham.

Made—March 2nd, 1981.

Filed—March 6th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

32. Notwithstanding any other provision of this Order, the land described in Schedule 17 may be used for an agricultural use and buildings and structures accessory thereto provided the following requirements are met:

Minimum lot frontage	91 metres
Minimum front yard	7.6 metres
Minimum side yards	13.3 metres on one side and 50 metres on the other side

O. Reg. 125/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 17

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being those parts of lots 29 and 30 in Concession VIII shown as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-8613. O. Reg. 125/81, s. 2.

P. G. RIMMINGTON
Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing

Dated at Toronto, this 2nd day of March, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 126/81.

Exemption—The City of Toronto and

The City of Toronto Non-Profit

Housing Corporation—TOR-1.

Made—February 24th, 1981.

Approved—February 24th, 1981.

Filed—March 9th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—THE CITY OF TORONTO AND THE CITY OF TORONTO NON-PROFIT HOUSING CORPORATION—TOR-1

Having received a request from the Commissioner of The City of Toronto Housing Department, that an undertaking, namely:

The construction and operation of a new 97 unit apartment building to be located at 15-35 Mutual Street for the purpose of providing assisted housing in the east downtown area of Toronto,

be exempt from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with by the delay in bringing assisted rental apartments onto the Metro Toronto housing market to meet the immediate needs of local demand.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders, subject to the terms

and conditions set out below, that the undertaking is exempt from the application of the Act for the following reasons:

- A. The exemption will allow The City of Toronto and The City of Toronto Non-Profit Housing Corporation to construct and operate an apartment building for occupation by those who are in need of assisted rental accommodation;
- B. The Metropolitan Toronto area is currently experiencing a very low vacancy rate in apartment rentals, and the special need for assisted rental accommodation is urgent at this time;
- C. The proposed apartment building will be located in an area where the location of the facility is not likely to have any particular adverse or negative impact on the local environment;
- D. The City of Toronto intends to prepare and submit a class environmental assessment on its housing programs within a set period of time which will be established after consultation between the Ministry of the Environment and the City.

This exemption is subject to the following terms and conditions:

1. This exemption shall terminate if tenders for construction are not awarded by May 31, 1982.
2. This exemption shall not apply to any other assisted housing project to be undertaken by The City of Toronto or The City of Toronto Non-Profit Housing Corporation. O. Reg. 126/81.

HARRY PARROTT
Minister of the Environment

Dated this 24th day of February, 1981.

THE EDUCATION ACT

O. Reg. 127/81.

General Legislative Grants, 1981.

Made—March 4th, 1981.

Approved—March 10th, 1981.

Filed—March 10th, 1981.

REGULATION MADE UNDER THE EDUCATION ACT

GENERAL LEGISLATIVE GRANTS, 1981

1. In this Regulation the following definitions apply except where otherwise provided in respect of a Part or section:

1. "assessment" for a year means the sum of,

i. the residential and farm assessment as defined in clause 220 (b) of the Act, and

ii. the quotient obtained by dividing by 0.85 the commercial assessment as defined in clause 220 (a) of the Act,

that is rateable for the purposes of the board, except that reference to the last revised assessment roll in clauses 220 (a) and (b) of the Act shall, for the purposes of this Regulation, be deemed to be reference to the last revised assessment roll used for taxation purposes in the year;

2. (a) "assessment equalization factor for 1981" for a municipality or locality, means the 1980 Provincial Equalization Factor published by the Ministry of Revenue in accordance with subsection 55 (3) of the *Assessment Act*, or

i. where part of an area for which the Ministry of Revenue has published such a factor is approved by the Minister for designation as a municipality or locality for the purpose of this regulation, the assessment equalization factor for 1981 for such municipality or locality is the factor that the Ministry of Revenue designates as being applicable to such part, or

ii. where because of adjustments to assessment in a municipality or locality in accordance with section 63 or section 70 of the *Assessment Act*, the 1980 Provincial Equalization Factor

that is published in respect of such municipality or locality is deemed by the Minister to be inappropriate for the purpose of equalizing such adjusted assessments, the assessment equalization factor for 1981 for such municipality or locality is the factor that the Ministry of Revenue considers appropriate for equalizing such adjusted assessments, or

iii. where an equalization factor is determined under subsection 55 (6) or (7) of the *Assessment Act*, with the approval of the Minister the equalization factor so determined;

(b) "assessment equalization factor for 1979" for a municipality or locality, means the 1979 assessment equalization factor for the municipality or locality set out in schedule B to Ontario Regulation 108/79 except that where such schedule provides factors in respect of parts of a municipality or locality, the assessment equalization factor for 1979 is the weighted average correct to two places of decimals of the factors for the parts of the municipality or locality in such schedule B weighted with regard to the assessment for the board as defined in clauses 220 (a) and (b) of the Act according to the last revised assessment roll used for taxation purposes in 1979 that is in respect of such parts, or as adjusted by the Minister;

3. "assessment equalization factor change index" for a municipality or locality, means the quotient correct to four places of decimals obtained by dividing,

i. the assessment equalization factor for 1979 for the municipality or locality,

by,

ii. the product of 2.34 and the assessment equalization factor for 1981 for the municipality or locality;

4. "capital appurtenances" mean,

i. sites and additions and improvements thereto,

ii. school buildings, including permanent fixtures thereof, and additions, alterations and renovations thereto,

- iii. buildings that are not schools, including permanent fixtures thereof, and additions, alterations and renovations to such buildings and permanent fixtures,
 - iv. vehicles and watercraft used for the transportation of pupils, and replacements of such vehicles and watercraft, and
 - v. furniture and equipment and replacements thereof but excluding therefrom items referred to in subparagraph iv and permanent fixtures of a building;
5. "capital element included in rent" in respect of rental of computer equipment for instructional purposes and rental of accommodation means for a board the total rental revenue or rental expenditure as the case may be, that is in excess of the cost of services that are included as part of the rental contract, except that in the case of rental of computer equipment or accommodation for instructional purposes, the capital element in rent cannot be less than the portion designated by the Minister for inclusion in the determination of the recognized extraordinary expenditure of the board;
6. "continuing education average daily enrolment for grant purposes for 1981" means, in respect of a board, the lesser of,
- i. the portion of the average daily enrolment for 1981 calculated under clause 2 (c) of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in courses approved by the Minister in summer schools or evening classes established by the board other than,
 - a. summer schools referred to in paragraph 31, and
 - b. evening classes in driver education or heritage language instruction in languages other than English or French,
 except that, where in an evening class for French-speaking adults in which French is the language of instruction the number of pupils is less than 15, such number shall be deemed to be increased by five to a maximum of fifteen, and
 - ii. the sum of,
 - a. the greater of,
 - I. a number equal to the excess of,

A. three per cent in the case of a public or separate school board, or five per cent in the case of a secondary school board, of the portion attributable to enrolment in day schools of the average daily enrolment for grant purposes for 1977, as defined in paragraph 6 of section 1 of Ontario Regulation 861/76, in respect of such board,

over,

B. the summer school average daily enrolment for grant purposes for 1981 in respect of the board,

but in no case shall such number be less than 75, and

II. ninety per cent of the portion attributable to enrolment in evening classes and summer schools of the average daily enrolment for grant purposes for 1976, as defined in paragraph 6 of section 1 of Ontario Regulation 237/76, in respect of the board,

b. the portion of the average daily enrolment calculated under clause 2 (c) of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in courses of citizenship and language instruction for landed immigrants in evening classes established by the board, and

c. the amount by which the sum determined under subparagraph i is increased because an evening class for French-speaking adults in which French is the language of instruction has fewer than fifteen pupils;

7. "credit" means recognition granted to a pupil by a principal as *prima facie* evidence that the pupil has successfully completed a quantity of work that,

- i. has been specified by the principal in accordance with the requirements of the Minister, and
 - ii. is acceptable to the Minister as partial fulfilment of the requirements for the Secondary School Graduation Diploma or the Secondary School Honour Graduation Diploma, as the case may be;
8. "current cost of operating for 1981" means for a board total current expenditure for 1981 less the sum of,
- i. current expenditure for 1981 for,
 - a. the capital element included in rent payable,
 - b. transportation of pupils and persons qualified to be resident pupils to and from a school, a facility referred to in subsection 166 (2) of the Act or a centre referred to in subsection 3 thereof,
 - c. transportation of pupils from one school to another school or a facility referred to in subsection 166 (2) of the Act, where such transportation is of a kind that is eligible for approval by the Minister as recognized extraordinary expenditure,
 - d. board, lodging and weekly transportation of pupils under sections 78 and 166 of the Act,
 - e. capital appurtenances referred to in subparagraphs i, ii, iii and iv of paragraph 4,
 - f. furniture and equipment and replacements thereof that have not been designated by the board as ordinary expenditure and that are not items referred to in subparagraph iv of paragraph 4 or permanent fixtures of a building,
 - g. debt charges,
 - h. tuition fees in respect of resident-external pupils of the board,
 - i. pupil accommodation charges in respect of resident-external pupils of the board,
 - j. relocation of portable classrooms,
 - k. restoration of destroyed and damaged capital appurtenances, and
 - l. a project of energy conservation in school buildings that is other than expenditure for capital appurtenances included in sub-subparagraph e and that is approved by the Minister for grant purposes,
 - ii. the sum of,
 - a. tax adjustments,
 - b. the costs of performing the duties of a municipal council in territory without municipal organization,
 - c. provision for a reserve for working funds,
 - d. provision for a reserve for tax reduction in 1982,
 - e. allocation to reserve funds, and
 - iii. current revenue for 1981 from sources other than from,
 - a. general legislative grants except payments under subsection 28 (1), section 29, section 36, section 37 and section 40,
 - b. taxes, including subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees,
 - c. tuition fees in respect of non-resident pupils of the board,
 - d. the pupil accommodation charges in respect of non-resident pupils of the board,
 - e. the capital element included in rent receivable,
 - f. disposal of capital appurtenances,
 - g. insurance proceeds in respect of capital appurtenances,
 - h. transfers from other funds,
 - i. transfers from the reserve for working funds,

- j. transfer from a reserve for tax reduction in 1981,
- k. accrued interest on debentures sold in 1981 at date of sale thereof,
- l. interest earned on capital funds,
- m. reimbursements of expenditure for transportation of pupils including payments under sections 30 and 31,
- n. grants, except general legislative grants, or other reimbursements for capital expenditure from the revenue fund, and
- o. donations;

9. "day school average daily enrolment for grant purposes for 1981" means the sum of,

i. the sum of,

a. for a public or separate school board,

I. the portion of the average daily enrolment for 1981 calculated under clauses 2 (a) and (b) of Ontario Regulation 863/76 that is in respect of resident-internal elementary school pupils of the board, and

II. the product of 0.15 and the portion of the average daily enrolment for 1981 calculated under clauses 2 (a) and (b) of Ontario Regulation 863/76 that is in respect of resident-internal elementary school pupils of the board who are enrolled in grade 9 or 10 and are taking a program in which the majority of the courses of study are for credit toward the Secondary School Graduation Diploma, and

b. for a secondary school board,

I. the portion of the average daily enrolment for 1981 calculated under clauses 2 (a) and (b) of Ontario Regulation 863/76 that is

in respect of resident-internal pupils of the board enrolled in day schools other than schools or classes for trainable retarded children, and

II. the product of 1.85 and the portion of the average daily enrolment for 1981 calculated under clauses 2 (a) and (b) of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in schools or classes for trainable retarded children,

and,

ii. the product of,

a. the excess of,

I. the sum of,

A. the day school average daily enrolment for grant purposes for 1980 as defined in paragraph 9 of section 1 of Ontario Regulation 228/80, and

B. in the case of a public or separate school board, the product of 0.11 and the increase in respect of pupils enrolled in grades 9 and 10 that is determined by sub-subparagraph b of subparagraph i of paragraph 9 of section 1 of Ontario Regulation 228/80,

over,

II. the sum determined in subparagraph i,

or, where such excess is a negative amount, zero,

and,

b. where the sum determined in subparagraph i is,

I. less than 4000, 0.6,

II. 4000 or more but less than 14,000, the product of 0.6

and the sum obtained by subtracting from one, the quotient correct to three places of decimal obtained by dividing,

- A. the excess of the sum determined in subparagraph i over 4000,

by,

- B. 20,000, or

III. 14,000 or more, 0.3;

- 10. "debt charge" includes, in addition to its meaning in the Act, interest on short-term borrowings for the period between the date of issue and the date of sale of a debenture for the purchase of capital appurtenances;

- 11. "elementary school pupil" means a pupil who is enrolled in an elementary school and who, as at the beginning of the school year, has completed fewer than eleven credits, or their equivalent, toward the Secondary School Graduation Diploma or a pupil who, during the summer next following the completion of eleven such credits, is enrolled in a summer school program operated by a public or separate school board;

- 12. "eligible sum for French as a second language for 1981" means,

- i. for a public or separate school board, the sum of,

- a. the product of \$80 and the enrolment for a program in classes established in the primary and junior divisions for pupils whose first language is not French of an average of,

- I. 20 or more minutes but less than 40 minutes per school day of instruction in French, or

- II. 40 or more minutes but less than 135 minutes per school day of instruction in French in the case of pupils who as of the beginning of the school year, have accumulated fewer than 120 hours of such instruction,

- b. the product of \$120 and the enrolment for a program of an average of 40 or more minutes

but less than 135 minutes per school day of instruction in French in classes established for pupils whose first language is not French and who, as of the beginning of the school year, have accumulated,

- I. 120 or more hours but less than 360 hours of such instruction in the case of pupils enrolled in the primary or junior division, and

- II. 240 or more hours but less than 360 hours of such instruction in the case of pupils enrolled in the intermediate division,

- c. the product of \$165 and the enrolment for a program in classes established for pupils whose first language is not French of an average of,

- I. 135 minutes or more per school day of instruction in French for pupils other than pupils enrolled in junior kindergarten or kindergarten,

- II. 67 minutes or more per school day of instruction in French for pupils enrolled in junior kindergarten or kindergarten, or

- III. 40 or more minutes but less than 135 minutes per school day of instruction in French in the case of pupils who, as of the beginning of the school year, have accumulated at least 360 hours of such instruction, and

- d. the product of \$55 and the enrolment for a program in classes established in the intermediate division for pupils whose first language is not French of an average of,

- I. 20 or more minutes but less than 40 minutes per school day of instruction in French, or

- II. 40 or more minutes but less than 135 minutes per school day of instruction in

French in the case of pupils who, as of the beginning of the school year, have accumulated fewer than 240 hours of such instruction,

ii. for a secondary school board, the sum of,

a. the products obtained by multiplying \$22 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,

I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, fewer than 360 hours of instruction in French, or

II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, fewer than 540 hours of instruction in French,

and by the number of credits that may be granted to a pupil for successful completion of such program,

b. the products obtained by multiplying \$33 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,

I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, 360 or more hours but less than 540 hours of instruction in French, or

II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, 540 or more hours but less than 720 hours of instruction in French,

and by the number of credits that are granted to a pupil for successful completion of the program,

c. the products obtained by multiplying \$44 by the enrolment for a program in the subject of French that is established for pupils whose first language is not French and who,

I. are enrolled in grade 9 or 10 and have accumulated, as of the beginning of the school year, at least 540 hours of instruction in French, or

II. are enrolled in grade 11, 12 or 13 and have accumulated, as of the beginning of the school year, at least 720 hours of instruction in French,

and by the number of credits that are granted to a pupil for successful completion of the program, and

d. the products obtained by multiplying the enrolment for a program established for pupils whose first language is not French and in which a subject other than French is taught in the French language, by the number of credits that may be granted to a pupil for such subject, and by,

I. in the case of pupils enrolled in grade 9 or 10, \$55, and

II. in the case of pupils enrolled in grade 11, 12 or 13, \$85;

13. "eligible sum for French as a first language for 1981" means,

i. for a public or separate school board, the sum of,

a. the product of \$165 and the enrolment for a program in a school or class that is established under section 258 of the Act and in which French is the language of instruction, and

b. where in 1981 the board establishes under section 258 of the Act a class in which French is the language of instruction in an elementary school where no such class was provided prior to the 2nd day of September, 1974

and such class is approved by the Minister for grant purposes,

- I. \$5,400 if the class established in 1981 is the first such class,
 - II. \$3,240 if the class established in 1981 is the second such class, and,
 - III. \$2,160 if the class established in 1981 is the third such class in the school,
- ii. for a secondary school board, the sum of,

- a. the products obtained by multiplying the enrolment for a program in a class established under section 261 of the Act in which French is the language of instruction in a subject, by the number of credits that may be granted to a pupil for such subject or by one in the case of a subject offered in a day school in a course for which no credit may be granted and for which a minimum of 110 hours has been scheduled, and by,

- I. in the case of pupils enrolled in grade 9 or 10, \$50, and

- II. in the case of pupils enrolled in grade 11, 12 or 13, \$55,

except that the maximum number of credits or courses for which no credit may be granted that may be taken into account for the purpose of this sub-sub-paragraph in respect of any one pupil is five, and

- b. the products obtained by multiplying the number of resident-internal pupils and non-resident pupils of the board who, on the last school day of September, 1981, are registered in a school or class for trainable retarded children where French is the language of instruction,

- I. for more than half-day or half-time attendance, by \$250, and

- II. for half-day or half-time attendance, by \$125;

14. "enlarged board" means a board other than an isolate board or a board appointed under section 68 of the Act;

15. "enrolment for a program" means the sum of,

- i. the product of the number of resident-internal pupils and non-resident pupils of the board who on the last school day of September, 1980 are registered in the program and 0.6, and
- ii. the product of the number of resident-internal pupils and non-resident pupils of the board who on the last school day of September, 1981 are registered in the program and 0.4;

16. "equalized assessment for a board" means the lesser of,

- i. the sum of the equalized assessments for the municipalities or localities within the jurisdiction of the board, and
- ii. the product of 2.34 and the sum of the amounts for the municipalities or localities within the jurisdiction of the board that are determined by subparagraph i of paragraph 17,

except in the case of a separate school board where the municipalities or localities within its jurisdiction are not all within the jurisdiction of one public school board, in which case the lesser of the amounts referred to in subparagraphs i and ii shall be determined separately for the municipalities or localities within the jurisdictions of each public school board and in respect of any other localities that are not within the jurisdiction of any public school board, and the equalized assessment for such separate school board shall be the sum of the lesser amounts so determined;

17. "equalized assessment for a municipality or locality" means the product of,

- i. the quotient obtained by dividing the product of 100 and the sum of the assessment for 1981 and the equivalent assessment for the municipality or locality by the assessment equalization factor for 1979;
- ii. the quotient correct to four places of decimals obtained by dividing the assessment equalization factor for 1979 by the assessment equalization factor for 1981, and
- iii. (a) where the assessment equalization factor change index for the municipality or locality is

less than .9, the quotient correct to four places of decimals obtained by dividing .9 by such assessment equalization factor change index,

- (b) where the assessment equalization factor change index for the municipality or locality is greater than .8999 and less than 1.1001, one (1.0), or
- (c) where the assessment equalization factor change index for the municipality or locality is greater than 1.1, the quotient correct to four places of decimals obtained by dividing 1.1 by such assessment equalization factor change index;

18. "equivalent assessment for a municipality or locality" means in respect of a board the amount of assessment that would yield an amount equal to the sums payable or allocated by the municipality or locality to the board in 1981 in respect of,

- i. the tax levied under subsections 161 (12) and (13) of the *Municipal Act* and allocated under subsection (22) thereof, and

- ii. payments in lieu of taxes for 1981,

if such assessment were levied upon at the rate levied in 1980 in the municipality or locality for the purposes of the board on residential and farm assessment, or such amount as adjusted by the Minister;

19. "grant weighting factor for 1981" means, for a board, the grant weighting factor in Column 2 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A;

20. "isolate board" means a district school area board, a rural separate school board or a secondary school board that had an enrolment of resident and non-resident pupils on the first school day of January, 1981, of 300 or fewer and includes or excludes a district school area board, a rural separate school board or a secondary school board so included or excluded by the Minister;

21. "maximum recognized day school ordinary expenditure for 1981" means, in respect of a board, the product of,

- i. the day school average daily enrolment for grant purposes for 1981,
- ii. \$1,730 in the case of an elementary school pupil or \$2,403 in the case of a secondary school pupil, and

- iii. the grant weighting factor for 1981,

reduced, where a strike or lockout of certain employees of the board occurs during the year 1981, by the product of,

- iv. the excess of,

- a. the total for 1981 of the salaries, wages and related employee benefits that are not payable to teachers and other employees of the board because of the strike or lockout,

over,

- b. the expenditures incurred by the board that, in the opinion of the Minister, are attributable to the strike or lockout, except a provision for a reserve for tax reduction, and

- v. the ratio of the product of the items set out in subparagraphs i, ii and iii to the sum of the ordinary expenditure for 1981 and the excess referred to in subparagraph iv but, where such ratio is greater than one, it shall be deemed to be one;

22. "municipality or locality" means for the purpose of this regulation an area for which the Ministry of Revenue has published or is required to publish a 1980 Provincial Equalization Factor or, where approved by the Minister, means a part of such area;

23. "non-resident pupil" of a board means a pupil who is enrolled at a school operated by the board and in respect of whom,

- i. the Minister pays the cost of education,
- ii. the board charges a fee to another board, or
- iii. the board may charge a fee to Canada, to a board appointed under section 70 of the Act or to a source outside Ontario,

but does not include a pupil from outside Ontario enrolled at the school under a student exchange program approved by the board;

24. "ordinary expenditure for 1981" means, in respect of a board, the current cost of operating for 1981 increased by,

- i. tuition fees in respect of resident-external pupils of the board,

and reduced by,

- ii. the eligible sum for French as a first language and the eligible sum for

French as a second language for 1981 in respect of the board, and

iii. revenue for 1981 from,

- a. cost of education payable under sections 21, 23, 24, 26 and 27 reduced by the pupil accommodation charges included in such cost of education,
- b. tuition fees in respect of non-resident pupils of the board, and
- c. grant for heritage language instruction;

25. "payment in lieu of taxes for 1981" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1981 under subsection 7 (10) of the *Housing Development Act*, under subsection 498 (4) of the *Municipal Act* and under subsection 46 (9) of the *Power Corporation Act*;

26. "pupil accommodation charge" means, for a pupil of average daily enrolment, \$79 in the case of a public or separate school pupil and \$158 in the case of a secondary school pupil;

27. "recognized extraordinary expenditure for 1981" means, in respect of a board, the sum of the current expenditure for 1981 for,

i. the portion approved by the Minister for grant purposes for the transportation of,

a. resident-internal pupils and resident-external pupils of the board to and from school and from school to school, except where the parent or guardian of a pupil contributes, other than by taxation, to the cost of such transportation that the board provides, and

b. persons qualified to be resident pupils of the board to and from the schools and facilities referred to in subsection 166 (2) of the Act and the centres referred to in subsection (3) thereof,

ii. the portion approved by the Minister for board, lodging and transportation to school and return once a week of resident-internal pupils and resident-external pupils of the board,

iii. debt charges payable in 1981 by the board or on its behalf by a municipality or a county in respect of the portion of a debenture approved by the Minister for grant purposes,

iv. capital appurtenances, that is the sum of,

a. the portion of the items referred to in subparagraphs i, ii and iii of paragraph 4 that is approved by the Minister for general legislative grant purposes other than capital projects eligible for grant under section 34 and the restoration of such items up to the amount of the proceeds of insurance in respect of their loss,

b. the portion of the items referred to in subparagraph iv of paragraph 4 that is approved by the Minister for grant purposes,

c. the portion of the items referred to in subparagraph v of paragraph 4 that,

I. has not been designated by the board as ordinary expenditure,

II. is not eligible for grant under subsection 28 (3) or section 34, and

III. is approved by the Minister for grant purposes,

d. the restoration of the items referred to in subparagraphs iv and v of paragraph 4 up to the amount of the proceeds of insurance in respect of their loss,

e. the portion of the items referred to in subparagraph v of paragraph 4 that is not,

I. included in sub-subparagraph c or d,

II. eligible for grant under subsection 28 (3) or section 34,

III. designated by the board as ordinary expenditure, or

IV. in excess of the sum of the revenue in 1981 from the sale or disposal of items referred to in subparagraph v of paragraph 4 and the product of,

A. \$8.50 in the case of an elementary school pupil, or \$13.50 in the case of a secondary school pupil,

B. the grant weighting factor for 1981, and

C. the sum of the day school average daily enrolment for grant purposes for 1981 and the summer school average daily enrolment for grant purposes for 1981,

less the portion of the revenue in 1981 from the sale or disposal of, and from insurance proceeds in respect of, permanent improvements that is designated by the Minister as deductible from recognized extraordinary expenditure,

v. the portion approved by the Minister for grant purposes of the capital element included in rent payable in 1981,

vi. the pupil accommodation charges for 1981 in respect of resident-external pupils of the board,

vii. the portion of the expenditure in 1981 for the relocation of a portable classroom that is not in excess of \$3,000 where such relocation has been approved by the Minister, and

viii. the portion approved by the Minister for grant purposes of a project of energy conservation in school buildings,

less the sum of,

ix. the pupil accommodation charges for 1981 in respect of non-resident pupils of the board, and

x. the portion of the capital element included in rent receivable for 1981 that is designated by the Minister as deductible from recognized extraordinary expenditure;

28. "recognized ordinary expenditure for 1981" means, in respect of a board, the lesser of,

i. the ordinary expenditure for 1981, and

ii. the sum of,

a. the maximum recognized day school ordinary expenditure for 1981,

b. the teacher qualifications and experience adjustment for 1981,

c. the product of the continuing education average daily enrolment for grant purposes for 1981, \$1,730 in the case of an elementary school pupil or \$2,403 in the case of a secondary school pupil and the grant weighting factor for 1981 for the board,

d. the product of the summer school average daily enrolment for grant purposes for 1981, \$1,730 in the case of an elementary school pupil or \$2,403 in the case of a secondary school pupil and the grant weighting factor for 1981 for the board,

e. in the case of a secondary school board, the product of \$24.50 and the number of hours of classroom instruction conducted by the board during 1981 in an evening class program of driver education, except that, where the quotient obtained by dividing the number of pupils enrolled in such evening class programs by the number of such evening classes is less than 25, such product shall be reduced by the product of \$.50, the number of hours of such classroom instruction and the difference between such quotient and 25, and

f. the expenditure for tuition fees for 1981;

29. "resident-external pupil" of a board means a pupil whose fee is payable by the board;

30. "resident-internal pupil" of a board means a pupil, other than a non-resident pupil, who is enrolled at a school operated by the board;

31. "summer school average daily enrolment for grant purposes for 1981" means, in respect of a board, the sum of,

i. the portion of the average daily enrolment for 1981 calculated under clause 2 (c) of Ontario Regulation 863/76 that is in respect of resident-internal pupils of the board enrolled in summer schools established by the board, in a course for which credit is granted

or in a course of study that the board is authorized or required to provide in its day school program in grades 1 to 8 or for trainable retarded pupils,

ii. the product of 0.15 and the average daily enrolment included in i that is in respect of pupils enrolled at a summer school established by a public or separate school board for courses in grades 9 and 10 subjects for which credit is granted, and

iii. the product of 0.85 and the portion of the average daily enrolment included in i that is in respect of resident-internal pupils of the board enrolled in summer schools established by the board for trainable retarded children;

32. "teacher qualifications and experience adjustment for 1981" means, in respect of a board, the product of,

i. the day school average daily enrolment for grant purposes for 1981,

ii. \$1,730 in the case of an elementary school pupil or \$2,403 in the case of a secondary school pupil, and

iii. the teacher qualifications and experience adjustment factor for 1981 in Column 3 of Schedule A that is set opposite the name of the board in Column 1 of Schedule A,

reduced, where a strike or lockout of certain employees of the board occurs during the year 1981, by the product of the items set out in subparagraphs i, ii, and iii and the ratio of the excess referred to in subparagraph iv of paragraph 21 to the sum of the ordinary expenditure for 1981 and such excess;

33. "tuition fees" means fees for instruction of pupils, less any pupil accommodation charge that is included therein in respect of such pupils. O. Reg. 127/81, s. 1.

2. Any amount, enrolment or rate calculated by the application of the definitions in this Regulation and used for the purpose of calculating the amount of legislative grants payable to a board shall be subject to the approval of the Minister. O. Reg. 127/81, s. 2.

3. For the purposes of this Regulation, The Metropolitan Toronto School Board and the boards of education as provided in section 118 of the *Municipality of Metropolitan Toronto Act* shall be deemed to be one divisional board of education and the area municipalities as provided in section 1 of that Act shall be deemed to be one urban municipality. O. Reg. 127/81, s. 3.

4.—(1) The general legislative grants payable under this Regulation shall be calculated for a board of education as though the board were a public school board and a secondary school board.

(2) The grant payable in respect of a public or separate school board shall be applied to such elementary school purposes as the public or separate school board considers expedient.

(3) The grant payable in respect of a secondary school board shall be applied to such secondary school purposes as the secondary school board considers expedient. O. Reg. 127/81, s. 4.

5.—(1) Where a board fails to comply with the Acts administered by the Minister or the Regulations thereunder, the Minister may withhold the whole or any part of a grant payable until the board has taken the action necessary to correct the condition that caused the grant to be withheld.

(2) Where the grant payable under this Regulation is, by reason of error, overpaid, the board shall refund the amount of the overpayment to the Province of Ontario.

(3) Where the grant payable under this Regulation is, by reason of error, underpaid, the amount of the underpayment shall be paid to the board.

(4) Where the amount payable to a board under a previous regulation was either overpaid or underpaid, the overpayment or the underpayment, as the case may be, shall be added to or deducted from the grant payable under this Regulation to the board that has jurisdiction in the area for which the adjustment is necessary.

(5) Where a board is convicted of an offence or is held by a court to have contravened an Act, the Minister may exclude from grant assistance, the expenditure by the board for legal fees payable and fines and damage awards imposed in respect of such conviction or contravention. O. Reg. 127/81, s. 5.

6.—(1) The calculation and payment of the general legislative grants for public, separate and secondary school boards for the year 1981 shall be made in accordance with this Regulation.

(2) The grant payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister.

(3) The grant provided by this Regulation shall be paid on an estimated basis during 1981 and such adjustments as may be necessary shall be made when the actual financial data and average daily enrolment are available.

(4) Where the portion of the moneys appropriated by the legislature for general legislative grants to boards for the provincial fiscal year 1981-82 that is allocated by the Minister to pay the balance owing under a regula-

tion in respect of general legislative grants for a previous year and the instalments payable during the provincial fiscal year 1981-82 under this Regulation except this subsection is more than sufficient or insufficient for such purposes, the Minister may increase or decrease, as the case may be, the total of the grants payable under Part 1 by the amount of such surplus or insufficiency by adjusting the mill rates referred to in clause 7 (a). O. Reg. 127/81, s. 6.

PART 1

GRANT FOR RECOGNIZED ORDINARY EXPENDITURE

7. An enlarged board shall be paid a grant equal to the excess of the recognized ordinary expenditure for 1981 in respect of the board over the product of,

(a) the sum calculated at 4.177 mills in the dollar in the case of a public or separate school board, or at 3.169 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board; and

(b) the quotient, correct to five places of decimals, obtained by dividing the recognized ordinary expenditure for 1981 in respect of the board by the sum of,

(i) the maximum recognized day school ordinary expenditure for 1981 in respect of the board,

(ii) the product obtained in respect of the board by multiplying the excess determined under subparagraph iv of paragraph 21 of section 1 by the ratio determined under subparagraph v thereof, and

(iii) the product of,

a. the sum of,

I. the portion of the average daily enrolment for 1981 that is in respect of resident-external pupils of the board, and

II. the product of 0.15 and the portion of such average daily enrolment that is in respect of resident-external elementary school pupils who are enrolled in grade 9 or 10 and are taking a program in which the majority of the courses are for credit towards the Secondary School Graduation Diploma,

b. the grant weighting factor for 1981 for the board, and

c. \$1,730 in the case of an elementary school pupil or \$2,403 in the case of a secondary school pupil. O. Reg. 127/81, s. 7.

PART 2

GRANT FOR RECOGNIZED EXTRAORDINARY EXPENDITURE

8. In this Part,

(a) "first level of recognized extraordinary expenditure" means, in respect of a board, the sum obtained by subtracting from its recognized extraordinary expenditure for 1981, its second level of recognized extraordinary expenditure;

(b) "first level of recognized extraordinary expenditure per pupil" means, in respect of a board, the quotient obtained by dividing,

(i) the first level of recognized extraordinary expenditure in respect of the board,

by,

(ii) the product obtained by multiplying the day school average daily enrolment for grant purposes for 1981 by the grant weighting factor for 1981 for the board,

(c) "second level of recognized extraordinary expenditure" means, in respect of a board, the greater of,

(i) the excess of,

a. the sum of the amounts included in its recognized extraordinary expenditure for 1981,

I. under subparagraph iii of paragraph 27 of section 1 that are debt charges in respect of debentures that are issued for the provision of an appropriate unit of a secondary school or a secondary school pursuant to subsection 261 (4) of the Act or subsection 272 (1) thereof and for which debt charges become payable for the first time after the 31st day of December, 1976.

II. under subparagraph iv of paragraph 27 of section 1 that are in respect of the provision of an appropriate unit of a secondary

school or a secondary school pursuant to subsection 261 (4) of the Act or subsection 272 (1) thereof, and

- III. under subparagraphs i, ii and iii of paragraph 27 of section 1, exclusive of debt charges referred to in sub-sub-subclause I and exclusive of the debt charges in respect of other debentures for which debt charges become payable for the first time after the 31st day of December, 1976,

over,

- b. the product of \$213, the day school average daily enrolment for grant purposes for 1981 in respect of the board and the grant weighting factor for 1981 for the board,

except that if such excess is a negative amount, it shall be deemed to be zero, and

- (ii) the sum of the amounts referred to in sub-sub-subclauses I and II of sub-subclause (i) (a);
- (d) "second level of recognized extraordinary expenditure per pupil" means, in respect of a board, the quotient obtained by dividing,

- (i) the second level of recognized extraordinary expenditure in respect of the board,

by,

- (ii) the product obtained by multiplying the day school average daily enrolment for grant purposes for 1981 by the grant weighting factor for 1981 for the board. O. Reg. 127/81, s. 8.

9. An enlarged board shall be paid a grant equal to the sum of,

- (a) the excess of,

- (i) the first level of recognized extraordinary expenditure in respect of the board,

over,

- (ii) the product of,

- a. the quotient, correct to two places of decimals, obtained by

dividing the first level of recognized extraordinary expenditure per pupil in respect of the board by 100, and

- b. the sum calculated at 0.142 mills in the dollar in the case of a public or separate school board, or at 0.064 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board; and

- (b) the excess of,

- (i) the second level of recognized extraordinary expenditure in respect of the board,

over,

- (ii) the product of,

- a. the quotient, correct to two places of decimals, obtained by dividing the second level of recognized extraordinary expenditure per pupil in respect of the board by 100, and

- b. the sum calculated at 0.028 mills in the dollar in the case of a public or separate school board, and at 0.013 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board. O. Reg. 127/81, s. 9.

PART 3

GRANT FOR FRENCH-LANGUAGE INSTRUCTION

10.—(1) An enlarged board shall be paid, in respect of schools and classes established under section 258 or 261 of the Act where French is the language of instruction, a grant equal to the portion of the eligible sum for French as a first language for 1981 in respect of the board that is determined under subparagraphs i and ii of paragraph 13 of section 1 and that is approved by the Minister.

(2) An enlarged board shall be paid, in respect of instruction in French in classes established for pupils whose first language is not French, a grant equal to the excess of,

- (a) the portion of the eligible sum for French as a second language for 1981 in respect of the board that is determined under subparagraphs i and ii of paragraph 12 of section 1 and that is approved by the Minister,

over the product of,

- (b) the quotient, correct to five places of decimals, obtained by dividing such portion by the product of 100, the grant weighting factor for 1981 for the board, and the sum of the day school average daily enrolment for grant purposes for 1981 and the average daily enrolment for 1981 in respect of non-resident pupils of the board; and
- (c) the sum calculated at 0.142 mills in the dollar in the case of a public or separate school board, or at 0.064 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board.
O. Reg. 127/81, s. 10.

PART 4

GRANTS FOR HERITAGE LANGUAGE INSTRUCTION

11. Where in 1981 a public or separate school board that is an enlarged board conducts classes for heritage language instruction in a language other than English or French that are approved by the Minister, the board shall be paid a grant in respect of each such class that is equal to the product of \$24.50 and the number of hours of classroom instruction during 1981 except that where the quotient obtained by dividing the number of elementary school pupils enrolled in all such classes conducted by the board by the number of such classes is less than 25, the \$24.50 per hour rate is reduced by the product of \$.50, and the difference between such quotient and 25. O. Reg. 127/81, s. 11.

PART 5

ADJUSTMENT IN RESPECT OF CHANGE IN TAX REVENUE

12. In this Part,

- (a) "equalized assessment for a board for 1980" means equalized assessment for a board as defined in Ontario Regulation 228/80;
- (b) "decrease in taxation for 1980" for a board means the product obtained by multiplying,
 - (i) the excess of,
 - a. the equalized assessment for the board for 1980 that is reported in the audited financial statements for 1980 of the board,
 - over,
 - b. the equalized assessment for the board for 1980 that is calculated using, in the case of each organized municipality

within the jurisdiction of the board;

- I. the assessment for 1980,
- II. the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1980 under subsection (22) thereof, and
- III. the portion of the payment in lieu of taxes for 1980 payable to the board,

as shown in the audited financial report of such municipality for 1980,

by

- (ii) the quotient obtained by dividing the sum of the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board by the equalized assessment for the board for 1980 determined under sub-subclause b of subclause i;

- (c) "increase in taxation for 1980" for a board means the product obtained by multiplying,

- (i) the excess of,

- a. the equalized assessment for the board for 1980 that is calculated using, for each organized municipality within the jurisdiction of the board,

- I. the assessment for 1980,
- II. the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1980 under subsection (22) thereof, and
- III. the portion of the payment in lieu of taxes for 1980 payable to the board,

as shown in the audited financial report of such municipality for 1980,

over,

- b. the equalized assessment for the board for 1980 that is

reported in the audited financial statements for 1980 of the board,

by

- (ii) the quotient obtained by dividing the sum of the amounts the board requisitioned on, or levied or caused to be levied in, the municipalities and localities within the jurisdiction of the board by the equalized assessment for the board for 1980 determined under sub-subclause (i) (d);

(d) "net adjustment in tax revenue" in respect of a board means the difference between,

- (i) the sum of,
 - a. the decrease in taxation for 1980 for the board, and
 - b. amounts charged to the board by a municipality in 1980 under section 606 of *The Municipal Act*, being chapter 284 of the Revised Statutes of Ontario, 1970, and

(ii) the sum of,

- a. the increase in taxation for 1980 for the board, and
- b. taxes receivable in 1980 under section 44 of *The Assessment Act*, being chapter 32 of the Revised Statutes of Ontario, 1970;

(e) "net expenditure for 1980" means, in respect of a board, the excess of,

- (i) the sum of the current expenditure for 1980, amounts provided in 1980 for reserves and reserve funds, and tax adjustments charged to the board in 1980,

over,

- (ii) current revenue for 1980 including transfers in such year from reserves and other funds and excluding current revenue from taxes, subscriptions in lieu of taxes, payments in lieu of taxes and trailer fees;

(f) "net recognized expenditure for 1980" means the excess of the sum of recognized ordinary expenditure for 1980, recognized extraordinary expenditure for 1980, expenditure approved for capital project grants for 1980, and the eligible sums for French as a first language for 1980 and for French as a second language for 1980, as defined in section 1 of Ontario Regulation 228/80, over the sum of grants payable under Parts 1, 2, 3, 4, 6, 11 and

13 of such Regulation, as adjusted under Part 5 thereof. O. Reg. 127/81, s. 12.

13. In respect of an enlarged board, an amount equal to the product of the net adjustment in tax revenue and the quotient obtained by dividing the net recognized expenditure for 1980 by the net expenditure for 1980 shall,

- (a) where the amount referred to in subclause 12 (d) (i) exceeds the amount referred to in subclause ii of the said clause (d), be added to the grant payable to the board for 1981; and
- (b) where the amount referred to in subclause 12 (d) (ii) exceeds the amount referred to in subclause i of the said clause (d), be deducted from the grant payable to the board for 1981. O. Reg. 127/81, s. 13.

PART 6

SPECIAL ASSISTANCE IN RESPECT OF DEBENTURES

14. In this Part, "debt charges" means debt charges as defined in the Act. O. Reg. 127/81, s. 14.

15. An enlarged board shall be paid the excess of,

- (a) the portion acceptable to the Minister in respect of expenditure in 1981 for debt charges on debentures issued by the board, or on its behalf, prior to the first day of April, 1980 that is not approved by the Minister for inclusion in recognized extraordinary expenditure for 1981,

over,

- (b) the greater of,

- (i) the sum calculated at 0.13 mills in the dollar in the case of a public or separate school board, or at 0.26 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board, and,

- (ii) the product of,

- a. the quotient, correct to two places of decimals obtained by dividing the portion of the debt charges payable in 1981 that is determined in clause (a) by the product obtained by multiplying the day school average daily enrolment for grant purposes for 1981, the grant weighting factor for 1981 for the board and 25, and

- b. the sum calculated at 0.142 mills in the dollar in the case of

a public or separate school board, or 0.064 mills in the dollar in the case of a secondary school board, upon the equalized assessment for the board. O. Reg. 127/81, s. 15.

PART 7

GRANT FOR A BOARD ON TAX-EXEMPT LAND

16. In this Part, "cost of operating" means the excess of,

- (a) the current expenditure that is acceptable to the Minister for grant purposes excluding expenditure for debt charges, capital appurtenances, restoration of destroyed and damaged capital appurtenances, capital element included in rent, provision for a reserve for working funds, provisions for reserve funds and pupil accommodation charges for resident-external pupils;

over the sum of,

- (b) current revenue from sources other than from,

- (i) general legislative grants, except payments under sections 21, 23, 24, 26 and 27,

- (ii) the organization for which the board was established, and

- (iii) refunds of expenditure, no part of which is eligible for grant; and

- (c) the excess of current expenditure for,

- (i) transportation of pupils, and

- (ii) board, lodging and weekly transportation of pupils,

over, in each case, the amount approved by the Minister for such purpose. O. Reg. 127/81, s. 16.

17.—(1) A board that is appointed under section 70 of the Act, other than a board that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of 50 per cent of the lesser of,

- (a) the board's cost of operating for 1981, and

- (b) the sum of,

- (i) the product of the average daily enrolment for 1981 in respect of resident-internal pupils of the board and \$1,905 in the case of an elementary school pupil or \$2,541 in the case of a secondary school pupil,

- (ii) the tuition fees payable by the board for 1981, and

- (iii) the portion approved by the Minister for grant purposes of the board's expenditure for 1981 for the transportation of pupils.

(2) A board that is appointed under section 70 of the Act and that operates a school in a sanatorium, a hospital, a crippled children's treatment centre or a centre for the treatment of cerebral palsy shall be paid a grant of,

- (a) 80 per cent of the salaries of teachers and temporary teachers for the current year;

- (b) 80 per cent of the excess of the expenditure for the current year approved by the Minister for grant purposes for,

- (i) transportation of pupils, and

- (ii) board, lodging and weekly transportation of pupils,

over,

- (iii) the general legislative grants payable under sections 30 and 31; and

- (c) 50 per cent of the excess of,

- (i) the sum of the cost of operating for the current year and the revenue for the current year referred to in clause 16 (b),

over,

- (ii) expenditure for the current year for,

- a. salaries of teachers and temporary teachers, and

- b. the portion that is approved by the Minister for grant purposes of the expenditure for,

- I. transportation of pupils, and

- II. board, lodging and weekly transportation of pupils.

O. Reg. 127/81, s. 17.

PART 8

GRANT FOR AN ISOLATE BOARD

18. In this Part,

- (a) "local taxation for grant purposes for 1981" means, in respect of a board, the sum of,

- (i) the payments in lieu of taxes for 1981 receivable by the board,
- (ii) the portion of tax levied under subsections 161 (12) and (13) of the *Municipal Act* that is allocated to the board in 1981 under subsection (22) thereof, and
- (iii) the sum of the products obtained by multiplying, for each municipality or locality within the area of jurisdiction of the isolate board,

a. the lesser of,

I. the product of,

- A. the quotient obtained by dividing the product of 100 and the assessment for 1981 by the assessment equalization factor for 1981, and
- B. where the assessment equalization factor change index for the municipality or locality is less than .9, the quotient correct to four places of decimals obtained by dividing .9 by such assessment equalization factor change index,
- C. where the assessment equalization factor change index for the municipality or locality is greater than .8999 and less than 1.001, one (1.0), or
- D. where the assessment equalization factor change index for the municipality or locality is greater than 1.1, the quotient correct to four places of decimals obtained by dividing 1.1 by such assessment equalization factor change index, and

II. the product of 2.34 and the assessment for 1981 for the municipality or locality as adjusted by the assessment equalization factors for

1979 for the municipality or locality,

- b. .00432 in the case of a public or separate school board of .00323 in the case of a secondary school board,

except where the municipality or locality is within the area of jurisdiction of an enlarged board, in which case the amount determined for the municipality or locality for the purpose of this subparagraph shall be the product of the assessment for 1981 for the municipality or locality, 0.001 and the mill rate levied on residential property in the municipality or locality for public, separate or secondary school purposes as the case may be in respect of the enlarged board;

- (b) "net expenditure for 1981" means, in respect of a board, the positive or negative sum obtained by subtracting from the board's expenditure for 1981 that is acceptable to the Minister, an amount that is acceptable to the Minister as revenue of the board for 1981 from sources other than local taxation and provincial grants. O. Reg. 127/81, s. 18.

19.—(1) Where, in respect of an isolate board except a board referred to in subsection (3), the net expenditure for 1981 exceeds the local taxation for grant purposes for 1981, a grant equal to such excess shall be paid to the board.

(2) Where, in respect of an isolate board except a board referred to in subsection (3), the local taxation for grant purposes for 1981 exceeds the net expenditure for 1981, a portion of the general legislative grants paid to the board in previous years equal to such excess shall be paid by the board to the Province of Ontario.

(3) Where in the year 1981,

- (a) a district school area board is elected for a new district school area, a secondary school board is formed for a new secondary school district or a separate school board is elected for a new separate school zone;
- (b) information respecting the totals of the commercial assessment and of the residential and farm assessment rateable for public school purposes in the district school area, for secondary school purposes in the secondary school district or for separate school purposes in the separate school zone, as the case may be, is not available prior to the 1st day of July; and
- (c) such board commences to operate a school on or after the 1st day of July or enters into an agreement with another board for the education in such year of its resident pupils,

the board shall be paid a grant equal to its net expenditure for 1981. O. Reg. 127/81, s. 19.

PART 9

ASSISTANCE FOR COST OF EDUCATION AND, FOR BOARD, LODGING AND TRANSPORTATION

20.—(1) In this Part,

- (a) "cost of education" means an amount equal to the fee calculated under sections 2, 3 and 6 of Ontario Regulation 128/81;
- (b) "Crown establishment" means an establishment maintained by a Department of the Government of Canada, a Crown company, The Royal Canadian Mounted Police or Atomic Energy of Canada Limited, on lands held by the Crown in right of Canada that are not assessable for school purposes, and includes a reserve as defined in the *Indian Act* (Canada);
- (c) "Ontario Government establishment" means an establishment maintained by a Ministry of the Government of Ontario on lands held by the Crown in right of Ontario or by Ontario Hydro on lands held by it and in respect of which no payment is made under the provisions of subsection 46 (9) of the *Power Corporation Act*;
- (d) "psychiatric facility" means a children's mental health centre established or approved under the *Children's Mental Health Services Act* or a facility designated as a psychiatric facility under the *Mental Health Act* and includes the private hospital known as "The Villa" and located in the Town of Vaughan.

(2) For the purposes of this Part, a person shall not be considered to reside in an Ontario Government establishment where he resides in a residence owned by him on lands that are within the Ontario Government establishment.

(3) Where section 6 of Ontario Regulation 128/81 applies in determining the cost of education under clause (1) (a) and the board and the Minister cannot agree upon a factor, the factor shall be determined by three arbitrators, one appointed by the board that provides the instruction, one appointed by the Minister and a third appointed by the aforementioned arbitrators, and the decision of the arbitrators or a majority of them is final and binding upon the board and the Minister. O. Reg. 127/81, s. 20.

ELEMENTARY SCHOOLS

21.—(1) Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section or in a Crown establishment; and

(c) attends a public school in Ontario,

the Minister shall pay the board that operates the public school the cost of education of the pupil.

(2) Where a Roman Catholic pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, separate school zone or Crown establishment; and
- (c) attends a Roman Catholic separate school in Ontario,

the Minister shall pay the board that operates the separate school the cost of education of the pupil. O. Reg. 127/81, s. 21.

22. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends an elementary school that is supported by local taxation in a province that adjoins Ontario,

the Minister shall pay the governing body of the elementary school in respect of the education of such pupil an amount agreed upon between the governing body of the elementary school and the Minister. O. Reg. 127/81, s. 22

23. Where a pupil whose parent or guardian is not assessable for elementary school purposes,

- (a) resides in an Ontario Government establishment that does not form part of a school section; and
- (b) attends a public school, or attends a separate school and is a Roman Catholic,

the Minister shall pay the board that operates the school the cost of education of the pupil. O. Reg. 127/81, s. 23.

SECONDARY SCHOOLS

24. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a secondary school district or in a Crown establishment; and
- (c) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil. O. Reg. 127/81, s. 24.

25. Where a pupil,

- (a) resides in a territorial district;

- (b) is not resident in a secondary school district or in a Crown establishment; and
- (c) attends a secondary school that is supported by local taxation in a province that adjoins Ontario,

the Minister shall pay the governing body of the secondary school in respect of the education of such pupil an amount agreed upon between the governing body of the secondary school and the Minister. O. Reg. 127/81, s. 25.

26. Where a pupil whose parent or guardian is not assessable for secondary school purposes,

- (a) resides in an Ontario Government establishment that does not form part of a secondary school district; and
- (b) attends a secondary school in Ontario,

the Minister shall pay the board that operates the secondary school the cost of education of the pupil. O. Reg. 127/81, s. 26.

GENERAL

27. Where a pupil,

- (a) who is admitted to,
 - (i) a psychiatric facility,
 - (ii) a facility designated under the *Developmental Services Act*,
 - (iii) The Hospital for Sick Children, Toronto,
 - (iv) The Children's Hospital of Eastern Ontario, Ottawa,
 - (v) Bloorview Children's Hospital, Toronto,
 - (vi) a Crippled Children's Treatment Centre classified as a Group K Hospital under the *Public Hospitals Act*, or
 - (vii) a hospital in which an education program is discontinued subsequent to December, 1980 as a result of dissolution of a board established under section 70 of the Act;

(b) who is resident in,

- (i) an approved charitable institution as defined in the *Charitable Institutions Act*,
- (ii) a children's residence licensed under the *Children's Residential Services Act*,

(iii) an approved children's institution as defined in the *Children's Institutions Act*,

(iv) an approved home as defined in the *Homes for Retarded Persons Act*,

(v) an observation and detention home established under the *Provincial Courts Act*, or

(vi) a home for special care approved or licensed under the *Homes for Special Care Act*;

(c) who is admitted to a training school established under the *Training Schools Act*;

(d) who is detained in a correctional institution as defined in the *Ministry of Correctional Services Act*;

(e) who is placed in an approved home as defined in the *Mental Hospitals Act*; or

(f) who is a ward of the crown under the *Child Welfare Act*, a ward of a children's aid society or in the care of a children's aid society and who has not been placed for adoption on a probationary basis,

attends an elementary or a secondary school in Ontario, such pupil may be registered as a resident-internal pupil or as a non-resident pupil of the board that operates the school and, where the pupil is registered as a non-resident pupil, the Minister shall pay the board the cost of education of the pupil except where a fee in respect of the pupil is receivable from Canada under an agreement entered into by the board under section 161 or 162 of the Act. O. Reg. 127/81, s. 27.

28.—(1) Where a board, except a board appointed under section 70 of the Act, employs a teacher to provide a special education program in a facility or hospital referred to in clause 27 (b) or in a home or an institution referred to in clause (b) thereof, that is situated within the area of jurisdiction of the board and in which no education program is provided by the Ministry and the Minister approves such education program, the Minister shall pay the board an amount equal to the expenditure for salary and related employee benefits of the teacher and an additional amount not in excess of \$1,600 per teacher in respect of the expenditure of the board for administrative, consultative and supervisory services and for the purchase of instructional supplies in respect of such program.

(2) The approval of the Minister referred to in subsection (1) shall be given only where the board has entered into a written agreement with the facility, home or institution, or the administrator thereof, setting out the responsibilities of the facility, home or institution for the provision of accommodation and the responsibilities of the board for the provision of the educational program, including the number of teachers that the board agrees to provide.

(3) Where a board referred to in subsection 1 incurs an expenditure for furniture or equipment or both for a classroom for a special education program that it provides in a facility referred to in clause 27 (a), or a home or an institution referred to in clause (b) thereof, that is situate within the area of jurisdiction of the board and in which no education program is provided by the Ministry, the Minister shall pay the board an amount equal to the approved portion of such expenditure, except that the amount payable by the Minister in respect of furniture and equipment for the classroom shall in no case exceed \$3,300. O. Reg. 127/81, s. 28.

29. Where a board enters into a written agreement with a facility referred to in clause 27 (a) that is situate within the area of jurisdiction of the board, or with the administrator of such facility, to provide therein an education program that was operated by the Ministry during the previous school year and the Minister approves such education program, the Minister shall pay the board, in lieu of other grants payable under this Regulation in respect of the program, an amount equal to the operating cost that is approved by the Minister for the program. O. Reg. 127/81, s. 29.

30. Where, under section 166 of the Act, a board provides transportation to and from school on a daily basis or from school to school for a non-resident pupil of the board in respect of whom it is eligible to receive the cost of education under section 21, 22, 23, 24, 25, 26 or 27, the Minister shall pay the board an amount equal to the portion that would be approved by the Minister for grant purposes of the expenditure for 1981 for transportation if the pupil were a resident pupil of the board, and the board may charge the parent or guardian of a pupil in respect of whom it is eligible to receive the cost of education under section 21 or 24 the excess of the actual cost of transportation over the amount paid by the Minister under this section. O. Reg. 127/81, s. 30.

31. Where the parent or guardian of a pupil for whom cost of education is payable by the Minister under this Part is, under subsection 78 (3) of the Act or subsection 166 (8) or (11) thereof, reimbursed by the board of the school that the pupil attends for the cost of board and lodging and transportation once a week from the pupil's residence to school and return, the Minister shall pay the board an amount equal to the portion approved by the Minister for grant purposes of the expenditure for board, lodging and such transportation. O. Reg. 127/81, s. 31.

32. Where a pupil,

- (a) resides in a territorial district;
- (b) is not resident in a school section, a separate school zone or a Crown establishment; and
- (c) attends a school operated by the Indian Affairs Branch of the Department of Indian Affairs and Northern Development on a reserve,

the Minister shall pay the Crown in right of Canada in respect of the education of such pupil an amount agreed

upon between the Department of Indian Affairs and Northern Development and the Minister. O. Reg. 127/81, s. 32.

33. This Part does not apply to an isolate board. O. Reg. 127/81, s. 33.

PART 10

CAPITAL PROJECTS GRANTS FOR 1981

34. A board other than a board appointed under section 70 of the Act or an isolate board, shall be paid a grant in respect of each capital project of the board that is approved by the Minister for direct capital grant financing in 1981, equal to the excess of,

- (a) the lesser of the project cost approved by the Minister for grant purposes and the expenditure of the board that is the sum of,

- (i) current expenditure for 1981 on the project, and
- (ii) expenditure on the project in 1981 and prior years from funds other than current revenue except expenditure for which a grant was payable under a previous regulation,

over,

- (b) the product of the quotient, correct to two places of decimals, obtained by dividing the amount determined in clause (a) by the product of 100, the day school average daily enrolment for grant purposes for 1981 and the grant weighting factor for 1981, and

- (i) in respect of a project for provision of a secondary school, or an appropriate unit thereto that is pursuant to subsection 261 (4) or to subsection 272 (1) of the Act the sum calculated at 0.013 mills in the dollar upon the equalized assessment for the secondary school board, or

- (ii) in respect of other projects, the sum calculated at 0.142 mills in the dollar in the case of a public or separate school board, or at 0.064 mills in the dollar in the case of a secondary school board upon the equalized assessment for the board. O. Reg. 127/81, s. 34.

PART 11

ASSISTANCE IN RESPECT OF APPORTIONMENT

35.—(1) A divisional board of education shall be paid a grant equal to the portion of its apportionable sum required that is not apportioned to a municipality or locality under Ontario Regulation 129/81 because of the limitation included therein in clause 2 (2) (a)

in the case of a public school board and clause 3 (2) (a) in the case of a secondary school board.

(2) A board of a combined separate school zone shall be paid a grant calculated in accordance with the provision of subsection (1) for a public school board and for the purpose of this calculation Ontario Regulation 129/81 shall be deemed to apply to the board.
O. Reg. 127/81, s. 35.

PART 12

SECONDARY SCHOOL REORGANIZATION GRANT

36. Where on or after the first day of January 1980, an enlarged board establishes a French-language secondary school under section 261 of the Act, a grant, subject to the approval of the Minister is payable to the board as follows:

(i) where such school commenced operation in 1980,

(a) \$800 per day school pupil enrolled at the school on the last day in September of 1981 where such enrolment is 100 or fewer; or

(b) the lesser of \$100,000 and the amount of \$70,000 plus \$100 per day school pupil enrolled at the school on the last day in September of 1981 where such enrolment is greater than 100, and

(ii) where such school commences operation in 1981,

(a) \$1,200 per day school pupil enrolled at the school on the last day in September of 1981 where such enrolment is 100 or fewer; or

(b) the lesser of \$150,000 and the amount of \$105,000 plus \$150 per day school pupil enrolled at the school on the last day in September of 1981 where such enrolment is greater than 100.
O. Reg. 127/81, s. 36.

PART 13

GRANTS FOR PROFESSIONAL DEVELOPMENT OF TEACHERS, FOR STUDENT TRAVEL AND EXCHANGE AND FOR CULTURAL ACTIVITIES

37. A board shall be paid a grant equal to the portion approved by the Minister for grant purposes of the expenditures of the board for 1981 in respect of:

(a) allowances that are paid, in addition to salaries, to teachers employed by the board who,

(i) teach in schools or classes established under Part XI of the Act and in which French is the language of instruction, and

(ii) attend at any time between the 1st day of September and the 1st day of May a course, conducted in the French language, for which a university credit is given or that forms part of the requirements for a teacher qualification recognized by the Minister;

(b) the salaries and related employee benefits of teachers and other professional staff who are granted leave of absence by the board from employment in schools or classes established under Part XI of the Act and in which French is the language of instruction in order to take a full-time educational program that is,

(i) identified by resolution of the board as a program the taking of which will satisfy a need of the board, and

(ii) approved by the Minister;

(c) other costs incurred by the board in connection with the leaves of absence referred to in clause (b);

(d) programs for student travel and student exchange visits that are approved by the Minister;

(e) projects approved by the Minister to promote cultural activities in schools or classes established under part XI of the Act and in which French is the language of instruction;

(f) the salary and related employee benefits of a board employee for periods of time during which the employee is on loan to the Ministry to be engaged in providing consultative, professional development and specialized services to teachers and students in schools or classes established under Part XI of the Act and in which French is the language of instruction; and

(g) conferences, seminars and workshops that are approved by the Minister for the professional development of teachers who are employed to teach French as a second language or to teach in schools or classes established under Part XI of the Act and in which French is the language of instruction, including the reimbursement of such teachers who are employed by the board for the cost of attending such conferences, seminars and workshops.

PART 14

GRANT FOR CO-OPERATIVE SCHOOL SYSTEMS REVIEW

38. In this Part, "board" means a divisional board of education, a county or district combined separate school board, or a combined separate school board.
O. Reg. 127/81, s. 38.

39. In the case of a divisional board of education, the grant payable under this part shall be allocated to the elementary and secondary panels of the board in the ratio of the expenditure approved for purposes of this grant that is charged to such panels. O. Reg. 127/81, s. 39.

40. Where in 1981 a board negotiates an agreement with the Minister for a comprehensive co-operative school system review, it shall be paid in respect of such agreement the lesser of,

(a) expenditure of the board in 1981 that is approved by the Minister and that is in respect of the involvement of members and employees of the board in the review and their related support services, travel, meeting and printing expenses, and

(b) \$20,000. O. Reg. 127/81, s. 40.

SCHEDULE A

DIVISIONAL BOARDS OF EDUCATION

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Atikokan Board of Education		
Elementary Schools	1.2396	.0305
Secondary Schools	1.2769	.0240
Brant County Board of Education		
Elementary Schools	1.0532	.0048
Secondary Schools	1.0320	.0000
Bruce County Board of Education		
Elementary Schools	1.0630	.0000
Secondary Schools	1.0335	.0000
Carleton Board of Education		
Elementary Schools	1.0724	.0183
Secondary Schools	1.0201	.0000
Central Algoma Board of Education		
Elementary Schools	1.2172	.0183
Secondary Schools	1.2026	.0000
Chapleau Board of Education		
Elementary Schools	1.1659	.0027
Secondary Schools	1.3322	.0000
Cochrane-Iroquois Falls Board of Education		
Elementary Schools	1.2343	.0149
Secondary Schools	1.2372	.0000
Dryden Board of Education		
Elementary Schools	1.2082	.0038
Secondary Schools	1.1996	.0000
Dufferin County Board of Education		
Elementary Schools	1.0600	.0000
Secondary Schools	1.0360	.0000
Durham Board of Education		
Elementary Schools	1.0541	.0000
Secondary Schools	1.0181	.0000
East Parry Sound Board of Education		
Elementary Schools	1.1855	.0057
Secondary Schools	1.1317	.0000
Elgin County Board of Education		
Elementary Schools	1.0382	.0000
Secondary Schools	1.0185	.0000
Espanola Board of Education		
Elementary Schools	1.2055	.0000
Secondary Schools	1.1645	.0021
Essex County Board of Education		
Elementary Schools	1.0511	.0127
Secondary Schools	1.0373	.0000

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Fort Frances-Rainy River Board of Education		
Elementary Schools	1.1988	.0059
Secondary Schools	1.1890	.0078
Frontenac County Board of Education		
Elementary Schools	1.0933	.0042
Secondary Schools	1.0498	.0000
Geraldton Board of Education		
Elementary Schools	1.2919	.0054
Secondary Schools	1.2362	.0000
Grey County Board of Education		
Elementary Schools	1.0667	.0061
Secondary Schools	1.0346	.0082
Haldimand Board of Education		
Elementary Schools	1.0500	.0000
Secondary Schools	1.0239	.0000
Haliburton County Board of Education		
Elementary Schools	1.2091	.0125
Secondary Schools	1.1207	.0000
Halton Board of Education		
Elementary Schools	1.0709	.0099
Secondary Schools	1.0332	.0000
Board of Education for the City of Hamilton		
Elementary Schools	1.1187	.0145
Secondary Schools	1.0776	.0127
Hastings County Board of Education		
Elementary Schools	1.0692	.0062
Secondary Schools	1.0391	.0067
Hearst Board of Education		
Elementary Schools	1.2132	.0000
Secondary Schools	1.2576	.0000
Hornepayne Board of Education		
Elementary Schools	1.1771	.0000
Secondary Schools	1.4563	.0000
Huron County Board of Education		
Elementary Schools	1.0620	.0000
Secondary Schools	1.0235	.0078
Kapuskasing Board of Education		
Elementary Schools	1.1980	.0000
Secondary Schools	1.2022	.0000
Kenora Board of Education		
Elementary Schools	1.2501	.0164
Secondary Schools	1.1793	.0121
Kent County Board of Education		
Elementary Schools	1.0625	.0000
Secondary Schools	1.0214	.0025

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Kirkland Lake Board of Education		
Elementary Schools	1.2537	.0261
Secondary Schools	1.1917	.0100
Lakehead Board of Education		
Elementary Schools	1.1783	.0206
Secondary Schools	1.1144	.0084
Lake Superior Board of Education		
Elementary Schools	1.1930	.0049
Secondary Schools	1.3139	.0000
Lambton County Board of Education		
Elementary Schools	1.0595	.0000
Secondary Schools	1.0361	.0080
Lanark County Board of Education		
Elementary Schools	1.0800	.0000
Secondary Schools	1.0484	.0000
Leeds and Grenville County Board of Education		
Elementary Schools	1.0650	.0000
Secondary Schools	1.0340	.0018
Lennox and Addington County Board of Education		
Elementary Schools	1.0627	.0000
Secondary Schools	1.0614	.0005
Lincoln County Board of Education		
Elementary Schools	1.0954	.0285
Secondary Schools	1.0323	.0140
Board of Education for the City of London		
Elementary Schools	1.1075	.0257
Secondary Schools	1.0613	.0032
Manitoulin Board of Education		
Elementary Schools	1.2534	.0000
Secondary Schools	1.1786	.0009
Metropolitan Toronto School Board		
Elementary Schools	1.1574	.0320
Secondary Schools	1.0734	.0084
Michipicoten Board of Education		
Elementary Schools	1.2097	.0035
Secondary Schools	1.3057	.0000
Middlesex County Board of Education		
Elementary Schools	1.0540	.0102
Secondary Schools	1.0311	.0028
Muskoka Board of Education		
Elementary Schools	1.1612	.0153
Secondary Schools	1.1032	.0021
Niagara South Board of Education		
Elementary Schools	1.1016	.0207
Secondary Schools	1.0565	.0132

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Nipigon-Red Rock Board of Education		
Elementary Schools	1.2528	.0000
Secondary Schools	1.2451	.0000
Nipissing Board of Education		
Elementary Schools	1.1643	.0213
Secondary Schools	1.1287	.0120
Norfolk Board of Education		
Elementary Schools	1.0514	.0000
Secondary Schools	1.0325	.0000
North Shore Board of Education		
Elementary Schools	1.1972	.0000
Secondary Schools	1.2179	.0000
Northumberland and Newcastle Board of Education		
Elementary Schools	1.0628	.0080
Secondary Schools	1.0144	.0000
Ottawa Board of Education		
Elementary Schools	1.1367	.0260
Secondary Schools	1.0684	.0161
Oxford County Board of Education		
Elementary Schools	1.0473	.0018
Secondary Schools	1.0237	.0000
Peel Board of Education		
Elementary Schools	1.0765	.0142
Secondary Schools	1.0282	.0000
Perth County Board of Education		
Elementary Schools	1.0280	.0000
Secondary Schools	1.0134	.0000
Peterborough County Board of Education		
Elementary Schools	1.0590	.0150
Secondary Schools	1.0502	.0107
Prescott and Russell County Board of Education		
Elementary Schools	1.0838	.0000
Secondary Schools	1.0433	.0000
Prince Edward County Board of Education		
Elementary Schools	1.0489	.0000
Secondary Schools	1.0641	.0000
Red Lake Board of Education		
Elementary Schools	1.2302	.0000
Secondary Schools	1.2615	.0000
Renfrew County Board of Education		
Elementary Schools	1.1178	.0187
Secondary Schools	1.0372	.0000
Sault Ste. Marie Board of Education		
Elementary Schools	1.1898	.0399
Secondary Schools	1.1250	.0103

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Simcoe County Board of Education	1.0618	.0122
Elementary Schools	1.0366	.0030
Secondary Schools		
Stormont, Dundas and Glengarry County Board of Education	1.0934	.0059
Elementary Schools	1.0492	.0034
Secondary Schools		
Sudbury Board of Education	1.1720	.0203
Elementary Schools	1.1094	.0000
Secondary Schools		
Timiskaming Board of Education	1.2308	.0000
Elementary Schools	1.1748	.0000
Secondary Schools		
Timmins Board of Education	1.1644	.0000
Elementary Schools	1.1183	.0000
Secondary Schools		
Victoria County Board of Education	1.0740	.0000
Elementary Schools	1.0256	.0000
Secondary Schools		
Waterloo County Board of Education	1.0994	.0168
Elementary Schools	1.0449	.0079
Secondary Schools		
Wellington County Board of Education	1.0462	.0003
Elementary Schools	1.0279	.0037
Secondary Schools		
Wentworth County Board of Education	1.0596	.0122
Elementary Schools	1.0139	.0000
Secondary Schools		
West Parry Sound Board of Education	1.1945	.0079
Elementary Schools	1.1321	.0049
Secondary Schools		
Board of Education for the City of Windsor	1.1308	.0406
Elementary Schools	1.0655	.0120
Secondary Schools		
York County Board of Education	1.0639	.0033
Elementary Schools	1.0186	.0000
Secondary Schools		

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE
		ADJUSTMENT FACTOR Column 3
Atikokan RCSS Board	1.1839	.0000
Brant County RCSS Board	1.0535	.0000
Bruce-Grey County RCSS Board	1.0700	.0000
Carleton RCSS Board	1.0644	.0000
Chapleau District RCSS Board	1.1924	.0000
Cochrane-Iroquois Falls District RCSS Board	1.2339	.0000
Dryden District RCSS Board	1.2175	.0000
Dufferin-Peel RCSS Board	1.0330	.0000
Durham Region RCSS Board	1.0615	.0000
Elgin County RCSS Board	1.0507	.0000
Essex County RCSS Board	1.0601	.0075
Fort Frances-Rainy River District RCSS Board	1.2104	.0168
Frontenac-Lennox and Addington County RCSS Board	1.0937	.0077
Geraldton District RCSS Board	1.2731	.0000
Haldimand-Norfolk RCSS Board	1.0613	.0000
Halton RCSS Board	1.0195	.0000
Hamilton-Wentworth RCSS Board	1.1006	.0069
Hastings-Prince Edward County RCSS Board	1.0985	.0000
Hearst District RCSS Board	1.2049	.0000
Huron-Perth County RCSS Board	1.1094	.0000
Kapuskasing District RCSS Board	1.2164	.0083
Kenora District RCSS Board	1.2378	.0069
Kent County RCSS Board	1.0583	.0000
Kirkland Lake District RCSS Board	1.2383	.0000
Lakehead District RCSS Board	1.1567	.0122
Lambton County RCSS Board	1.0587	.0000
Lanark-Leeds and Grenville County RCSS Board	1.0718	.0000
Lincoln County RCSS Board	1.0914	.0104
London and Middlesex County RCSS Board	1.0904	.0146

ROMAN CATHOLIC
SEPARATE SCHOOL BOARDS—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Metropolitan Separate School Board	1.1122	.0009
Michipicoten District RCSS Board	1.1699	.0000
Nipissing District RCSS Board	1.1516	.0000
North of Superior District Combined RCSS Board	1.2662	.0000
North Shore District RCSS Board	1.1873	.0000
Ottawa RCSS Board	1.1082	.0163
Oxford County RCSS Board	1.1045	.0000
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.0659	.0000
Prescott and Russell County RCSS Board	1.0981	.0000
Renfrew County RCSS Board	1.1137	.0056
Sault Ste. Marie District RCSS Board	1.1229	.0166
Simcoe County RCSS Board	1.0483	.0000
Stormont, Dundas and Glengarry County RCSS Board	1.0930	.0000
Sudbury District RCSS Board	1.1427	.0000
Timiskaming District RCSS Board	1.2060	.0000
Timmins District RCSS Board	1.1500	.0000
Waterloo County RCSS Board	1.0759	.0053
Welland County RCSS Board	1.1062	.0242
Wellington County RCSS Board	1.0730	.0000
Windsor R.C.S.S. Board	1.0925	.0176
York Region RCSS Board	1.0558	.0000

O. Reg. 127/81, Sched. A

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 4th day of March, 1981.

THE EDUCATION ACT

O. Reg. 128/81.

Calculation of Fees for Pupils, 1981.

Made—March 4th, 1981.

Approved—March 10th, 1981.

Filed—March 10th, 1981.

REGULATION MADE UNDER THE EDUCATION ACT

CALCULATION OF FEES FOR PUPILS, 1981

1.—(1) In this Regulation,

- (a) "credit" means credit as defined in section 1 of Ontario Regulation 127/81;
- (b) "current cost of operating" means in respect of a board, its current cost of operating for 1981 as defined in section 1 of Ontario Regulation 127/81 except that, in respect of a board appointed under section 70 of the Act, the current expenditure for 1981 for all furniture and equipment and all debt charges as defined in section 1 of Ontario Regulation 127/81 are excluded therefrom;
- (c) "elementary school pupil" means an elementary school pupil as defined in section 1 of Ontario Regulation 127/81;
- (d) "pupil accommodation charge" means pupil accommodation charge as defined in section 1 of Ontario Regulation 127/81;
- (e) "resident-external pupil" means a resident-external pupil as defined in section 1 of Ontario Regulation 127/81;
- (f) "resident-internal pupil" means a resident-internal pupil as defined in section 1 of Ontario Regulation 127/81;
- (g) "technological studies" means the courses developed from curriculum guidelines that are issued by the Minister for the intermediate division and senior division and listed under the heading "Technological Studies" in circular H.S. 1 issued by the Ministry.

(2) Where a board of education provides instruction for one or more pupils in respect of whom fees are receivable, the fees shall be calculated under this Regulation as if the board of education were a public school board and a secondary school board. O. Reg. 128/81, s. 1.

2.—(1) Subject to subsection (2) and to sections 3 and 6, where a board provides instruction for pupils whose fees are receivable from another board or from Canada, the fees shall be calculated by,

- (a) subtracting from the current cost of operating of the board that provides the instruction the grant payable to such board under subsections 10 (1) and (2) of Ontario Regulation 127/81 and dividing the difference so obtained by the average daily enrolment for 1981 of such board; and
- (b) multiplying the average daily enrolment of the elementary or secondary school pupils whose fees are receivable from the other board or from Canada, as the case may be, by the sum of,
 - (i) the amount determined under clause a, and
 - (ii) except where the board that provides the instruction is a board appointed under section 70 of the Act, the pupil accommodation charge for such pupils.

(2) Where a board has entered into an agreement under subsection 165 (2) of the Act that provides for a payment by the Crown in right of Canada to provide classroom accommodation for a specified number of pupils, the pupil accommodation charge for each such pupil shall, notwithstanding clause 1 (1) (d), be deemed to be zero. O. Reg. 128/81, s. 2.

3. Where a board appointed under section 68 of the Act operates a school in a centre for the treatment of cerebral palsy, a crippled children's treatment centre, a hospital or a sanatorium and provides instruction therein for pupils whose fees are receivable from any source, the fee for such a pupil shall be calculated by,

- (a) adding to the current cost of operating of the board for the year in which it provides the instruction, the portion approved by the Minister for grant purposes of the expenditure for such year for the transportation of pupils, and deducting from the total thereof the general legislative grants payable to the board for such year except a grant that is equal to the cost of education;
- (b) dividing the amount determined under clause (a) by the sum of the days on which each pupil is enrolled at the school; and
- (c) multiplying the amount determined under clause (b) by the number of days for which the pupil whose fee is being calculated is enrolled at the school. O. Reg. 128/81, s. 3.

4. Where a board, except a board appointed under section 70 of the Act, provides instruction for a pupil in respect of whom fees are required to be paid, other than a pupil whose fees are receivable from another board or from Canada, and the parent or guardian of the pupil is resident in Ontario, the fees payable on behalf of the pupil shall be such as the board may prescribe but the fees charged in respect of such pupil shall not exceed the product of the number of months of the year during which the pupil is enrolled in a school operated by the

board that provides the instruction and one-tenth of the quotient obtained by dividing,

(a) the excess of,

- (i) the sum of the amounts that the board that provides the instruction requisitioned, levied or caused to be levied in the preceding year for public, secondary or separate school purposes, as the case may be,

over,

(ii) the sum of,

- a. the payments in lieu of taxes for 1980 in section 1 of Ontario Regulation 228/80 in respect of, and
- b. the portions allocated to the board for 1980 of tax levied under section 161 of the *Municipal Act* by,

the municipalities and localities within the jurisdiction of the board, for public, secondary or separate school purposes, as the case may be,

by,

- (b) the average daily enrolment for such preceding year of resident-internal pupils and resident-external pupils of the board that provides the instruction. O. Reg. 128/81, s. 4.

5. Where in any year a board provides instruction for a pupil in respect of whom fees are required to be paid and whose parent or guardian does not reside in Ontario, the fees payable by or on behalf of the pupil shall be such as the board may prescribe but, subject to subsection 6 (4), shall not exceed the product obtained by multiplying,

- (a) one-tenth of the sum of the quotient determined under clause 2 (1) (a) and the pupil accommodation charge for the pupil,

by,

- (b) the number of months during which the pupil is enrolled in such year in a school operated by the board that provides the instruction. O. Reg. 128/81, s. 5

6. (1) In this section "high-cost program" means,

- (a) a program of special education;
- (b) a program for trainable retarded children;
- (c) a program that includes technological studies that qualify in a school year for three or more credits toward the Secondary School Graduation Diploma; and
- (d) a program of grade 9 or 10 that is offered in an elementary school.

(2) Where the ratio of the average daily enrolment of elementary school pupils whose fees are receivable from another board or from Canada and who are registered in a high-cost program to the average daily enrolment of elementary school pupils whose fees are receivable from the other board or from Canada, as the case may be, is greater than the ratio of the average daily enrolment of elementary school pupils registered in such high-cost program to the average daily enrolment of elementary school pupils registered at the schools of the board that provides the instruction, the fee for a pupil registered in a high-cost program, as determined by dividing the fees receivable in respect of elementary school pupils from the other board or from Canada, as the case may be, under section 2 by the average daily enrolment of such pupils, may be multiplied by a factor to be agreed upon between the board that provides the instruction and the board from which or the party from whom the fee is receivable except that, in the case of a pupil registered in a program referred to in clause (1) (d), the factor shall not be greater than 1.15.

(3) Subsection (2) applies, with necessary modifications, to secondary school pupils.

(4) Where a pupil to whom section 4 or 5 applies is registered in a high-cost program, the maximum fees payable in respect of such pupil shall be determined by multiplying the maximum fees under section 4 or 5, as the case may be, by a factor to be agreed upon between the board that provides the instruction and the party from whom the fees are receivable.

(5) Where under this section the board that provides the instruction and the other board or party concerned cannot agree upon a factor, the factor shall be determined by three arbitrators, one arbitrator appointed by the board that provides the instruction, one arbitrator appointed by the board from which or the party from whom the fee is receivable and one arbitrator appointed by the Minister, and the decision of the arbitrators or a majority of them is final and binding upon the board that provides the instruction and the other board or party concerned. O. Reg. 128/81, s. 6.

7. Where a board, except a board appointed under section 70 of the Act, provides an education program in a hospital or treatment centre that is not referred to in section 27 of Ontario Regulation 127/81 the fee payable in respect of a pupil who is not qualified to be a resident pupil of the board and for whom such an education program is provided shall be such as may be agreed upon between the board that provides the program and the parent or guardian of the pupil or the board of which the pupil is qualified to be a resident pupil. O. Reg. 128/81, s. 7

8. This Regulation applies to fees for pupils in respect of the year 1981. O. Reg. 128/81, s. 8.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 4th day of March, 1981.

THE EDUCATION ACT

O. Reg. 129/81.

Apportionment 1981 Requisitions.

Made—March 10th, 1981.

Filed—March 10th, 1981.

REGULATION MADE UNDER THE EDUCATION ACT

APPORTIONMENT 1981 REQUISITIONS

1. In this Regulation,

(a) "apportionable sum required by a divisional board for public school purposes for 1981" means the excess of the total estimated expenditures of the board for public school purposes for 1981 exclusive of,

(i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for public school purposes from a local municipality in the school division, and

(ii) the portion charged to public school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for public school purposes for 1981 from sources other than local taxation, the grant payable to the board under section 35 of Ontario Regulation 127/81 and the amount in the reserve established under subsection 210 (2) of the Act for public school purposes;

(b) "apportionable sum required by a divisional board for secondary school purposes for 1981" means the excess of the total estimated expenditures of the board for secondary school purposes for 1981 exclusive of,

(i) allowances and provisions for differences between the sum that the board requisitioned and the sum that the board ought to have requisitioned in a previous year for secondary school purposes from a local municipality in the school division, and

(ii) the portion charged to secondary school purposes of any expenditures incurred by the board in performing the duties of a municipal council,

over the sum of the estimated revenues of the board for secondary school purposes for 1981

from sources other than local taxation, the grant payable to the board under section 35 of Ontario Regulation 127/81 and the amount in the reserve established under subsection 210 (2) of the Act for secondary school purposes;

(c) "equalized assessment for a municipality or locality" means the product of,

(i) the quotient obtained by dividing the product of 100 and the assessment as defined in Ontario Regulation 127/81 for the municipality or locality by the assessment equalization factor for 1981 as defined in Ontario Regulation 127/81 for the municipality, and

(ii) where the assessment equalization factor change index as defined in Ontario Regulation 127/81 for the municipality or locality is less than .95, the quotient correct to four places of decimals obtained by dividing .95 by such assessment equalization factor change index, or

(iii) where the assessment equalization factor change index for the municipality or locality is greater than .9499 and less than 1.0501, one (1.0), or

(iv) where the assessment equalization factor change index for the municipality or locality is greater than 1.05, the quotient correct to four places of decimals obtained by dividing 1.05 by such assessment equalization factor change index;

(d) "municipality or locality", for the purpose of this regulation, means an area for which the Ministry of Revenue has published or is required to publish a 1980 Provincial Assessment Equalization Factor or where approved by the Minister, means part of such area;

(e) "local taxation" means taxes levied by a municipality or a board for public or secondary school purposes as the case may be, exclusive of taxes under section 34 of the *Assessment Act* and under section 161 of the *Municipal Act*;

(f) "payment in lieu of taxes for 1981" means, in respect of a municipality, the sum of the amounts payable by the municipality to the board for 1981 for public school purposes or for secondary school purposes, as the case may be, under subsection 7 (10) of the *Housing Development Act*, under subsection 498 (4) of the *Municipal Act* and under subsection 46 (9) of the *Power Corporation Act*. O. Reg. 129/81, s. 1.

2.—(1) The apportionable sum required by a divisional board for public school purposes for 1981 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such municipalities or localities for public school purposes.

(2) The amount apportioned to a municipality or locality by a divisional board for public school purposes shall be the sum of,

(a) the amount apportioned under subsection (1) to the municipality or locality except that such amount shall not exceed the amount that would be apportioned to the municipality or locality if the apportionable sum required by the board for public school purposes for 1981 were apportioned among the municipalities and localities in the school division in the ratio of equalized assessments for public school purposes for such municipalities and localities that are calculated by adjusting the assessments as defined in Ontario Regulation 127/81 by the 1979 assessment equalizing factors for the municipalities and localities that are published in schedule B to Ontario Regulation 108/79;

(b) expenditures applicable to the locality that are incurred for 1981 by the divisional board in performing the duties of a municipal council and that are charged to public school purposes; and

(c) the payments in lieu of taxes for 1981 in respect of the municipality or locality for public school purposes and the amount allocated by the municipality under subsection 161 (22) of the *Municipal Act* to the divisional board for 1981 for public school purposes,

adjusted where required under subsection 219 (2) or (3) of the Act or section 210 thereof. O. Reg. 129/81, s. 2.

3.—(1) The apportionable sum required by a divisional board for secondary school purposes for 1981 shall be apportioned among the municipalities and localities in the school division in the ratio, correct to five places of decimals, of the equalized assessments for such municipalities or localities for secondary school purposes.

(2) The amount apportioned to a municipality or locality by a divisional board for secondary school purposes shall be the sum of,

(a) the amount apportioned under subsection 1 to the municipality or locality except that such amount shall not exceed the amount that would be apportioned to the municipality or locality if the apportionable sum required by the board for secondary school purposes for 1981 were apportioned among the municipalities and localities in the school divi-

sion in the ratio of equalized assessments for public school purposes for such municipalities and localities that are calculated by adjusting the assessments as defined in Ontario Regulation 127/81 by the 1979 assessment equalizing factors for the municipalities and localities that are published in schedule B to Ontario Regulation 108/79;

(b) expenditures applicable to the locality that are incurred for 1981 by the divisional board in performing the duties of a municipal council and that are charged to public school purposes; and

(c) the payments in lieu of taxes for 1981 in respect of the municipality or locality for public school purposes and the amount allocated by the municipality under subsection 161 (22) of the *Municipal Act* to the divisional board for 1981 for public school purposes,

adjusted where required under subsection 219 (2) or (3) of the Act or section 210 thereof. O. Reg. 129/81, s. 3.

4.—(1) Where adjustments required under section 219 of the Act are in respect of part or parts of a municipality or locality, the school board shall provide with its requisition on the municipality or locality, sufficient information in respect of the adjustments to enable the amount required for public or secondary school purposes as the case may be in respect of the part or parts of the municipality or locality to be determined.

(2) Where for the purpose of levy in 1981, a municipality, other than a municipality where there has been a different assessment generally of real property under section 63 of the *Assessment Act*, is required under any Act to apportion the amount to be raised for municipal purposes among two or more defined areas within the municipality, the amounts requisitioned on the municipality in 1981 by a divisional board of education for public or secondary school purposes as the case may be, exclusive of amounts in respect of payments in lieu of taxes, amounts allocated under subsection 161 (22) of the *Municipal Act* and adjustments required under section 219 of the *Education Act*, shall, for purpose of levy in 1981, be apportioned by the municipality among such defined areas in the ratio correct to five places of decimals of the equalized assessments for the defined areas for public or secondary school purposes as the case may be and for such purpose, the equalized assessment for the defined area shall be deemed to be the sum of,

(a) the taxable residential and farm assessment, and

(b) the quotient obtained by dividing by .85, the taxable commercial assessment,

included in the last revised assessment roll for such defined area used for taxation purposes in 1981,

equalized by using the 1979 assessment equalization factors set out in schedule B to Ontario Regulation 108/79.

(3) The amount that is apportioned under sections 2 and 3 to a locality which is territory without municipal organization and for which, in respect of parts of such locality, different assessment equalization factors for 1979 were set out in Schedule B to Ontario Regulation 108/79, may instead of being attributable to the entire locality, be allocated by the board in a manner acceptable to the Minister to such parts of the locality for which there were factors in such Schedule. O. Reg. 129/81, s. 4.

5. This Regulation applies in respect of the apportionment of the sum required by a divisional board for public school purposes and the sum required by a divisional board for secondary school purposes for the year 1981. O. Reg. 129/81, s. 5.

THE PUBLIC HEALTH ACT

O. Reg. 130/81.
Health Units—General.
Made—March 4th, 1981.
Approved—March 10th, 1981.
Filed—March 10th, 1981.

REGULATION TO AMEND
REGULATION 843 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE PUBLIC HEALTH ACT

1. Subsection 11 (1) of Regulation 843 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The amount of the grant that may be paid by the Minister under subsection 40 (9) of the Act shall be 75 per cent of the municipal proportion of each municipality forming part of the following health units:

- 1. Bruce County Health Unit.
- 2. Huron County Health Unit.
- 3. Elgin-St. Thomas Health Unit.
- 4. Lambton Health Unit.
- 5. Peterborough County-City Health Unit.
- 6. Kent-Chatham Health Unit. O. Reg. 130/81, s. 1.

2. This Regulation comes into force on the 1st day of April, 1981.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 4th day of March, 1981.

THE PUBLIC HEALTH ACT

O. Reg. 131/81.
Community Health Services.
Made—March 6th, 1981.
Approved—March 10th, 1981.
Filed—March 10th, 1981.

REGULATION TO AMEND
REGULATION 837 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE PUBLIC HEALTH ACT

1. Regulation 837 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

4a. It is the duty of a medical officer of health of a local board of health to,

- (a) assess the immunization status of every child who is resident within the jurisdiction of the local board of health and who registers to enter, for the first time in Ontario, a school operated by a school board under the *Education Act*; and
- (b) offer immunization to each child referred to in clause (a) that in the opinion of the medical officer of health should receive immunization and ensure that immunization is provided to each such child where the parent or guardian of the child has consented to the immunization. O. Reg. 131/81, s. 1.

2. This Regulation comes into force on the 1st day of March, 1981.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 6th day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 132/81.
Stop Signs at Intersections.
Made—March 9th, 1981.
Filed—March 11th, 1981

REGULATION TO AMEND
REGULATION 493 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Regulation 493 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedules:

Schedule 72

1. Highway No. 3 in the Township of Yarmouth in the County of Elgin at its intersection with the roadway known as Centennial Avenue.

2. Eastbound on Highway No. 3. O. Reg. 132/81, s. 1, *part*.

Schedule 73

1. Oxford Road 6 in the Township of Southwest Oxford in the County of Oxford at its intersection with the roadway known as Oxford Road 9.

2. Northbound and southbound on Oxford Road 6. O. Reg. 132/81, s. 1, *part*.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 9th day of March, 1981.

THE CONDOMINIUM ACT

O. Reg. 133/81.
Surveys and The Description.
Made—March 10th, 1981.
Filed—March 11th, 1981.

REGULATION TO AMEND
REGULATION 122 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CONDOMINIUM ACT

1. Regulation 122 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

Out.—(1) In this section,

(a) "business and personal services purposes" means the use of a unit or part thereof for the transaction of business or the rendering or receiving of professional or personal services;

(b) "industrial purposes" means the use of a unit or part thereof for assembling, fabricating, manufacturing, processing, repairing or storing of goods and materials;

(c) "mercantile purposes" means the use of a unit or part thereof for the displaying or selling of retail goods, wares or merchandise.

(2) For the purposes of clause 4 (1) (e) of the Act "have been constructed" means,

(a) with respect to all buildings, constructed at least to the following state of completion:

1. Roof assemblies are in place and are waterproof.
2. Exterior walls including the brick veneer, metal siding, stucco or other outside covering are in place.
3. Outside doors and windows are in place so that the building is weather proof.
4. Floor assemblies are constructed to the sub-floor.
5. Walls and ceilings, including those in any lobby or corridor, are completed to the drywall including taping and sanding, plaster or other final covering.
6. All underground garages, if any, have walls and floor assemblies in place.
7. All elevators, if any, are operable.
8. Installations with respect to the provision of water, electricity, sewage removal and drainage are in place.
9. Installations with respect to the provision of heat are in place and operable.
10. All indoor and outdoor swimming pools, if any, are constructed;

(b) with respect to units intended for residential purposes, constructed at least to the following state of completion:

1. Interior partitions are in place.
2. Perimeter walls, interior structural walls, interior columns, interior partitions and ceilings are completed to the drywall including taping and sanding, plaster or other final covering.
3. Perimeter doors are in place;

(c) with respect to units intended for industrial purposes, perimeter doors are in place; and

(d) with respect to units intended for mercantile purposes or business and personal services purposes,

(i) perimeter doors are in place, and

(ii) ceilings and perimeter walls separating the units from the common elements are completed to the drywall including taping and sanding, plaster or other final covering.

(3) Notwithstanding paragraph 4 of clause (2) (a), with respect to units intended for industrial purposes, fifty per cent of the area of the floor assembly at grade, provided that it is the lowermost floor, does not have to be in place.

(4) Notwithstanding paragraph 5 of clause (2) (a), with respect to units intended for industrial purposes, wall or ceiling coverings, interior partitions or walls between units do not have to be in place.

(5) Notwithstanding paragraph 5 of clause (2) (a) with respect to units intended for mercantile purposes or business and personal services purposes, interior partitions or walls between units do not have to be in place. O. Reg. 133/81, s. 1.

THE LIQUOR LICENCE ACT

O. Reg. 134/81.

Possession of Liquor in Provincial Parks.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION MADE UNDER THE LIQUOR LICENCE ACT

POSSESSION OF LIQUOR IN PROVINCIAL PARKS

1. In this Regulation,

(a) "interior camp-site" means a parcel of land in an area operated by the superintendent for the purpose of interior camping;

(b) "package" means a container, bottle, vessel, carton or other receptacle for holding liquor or bottles of liquor;

(c) "superintendent" means a person who is designated by the Minister of Natural Resources as a superintendent to have charge of a provincial park. O. Reg. 134/81, s. 1.

2.—(1) Notwithstanding subsection 45 (3) of the Act, except as expressly provided in this Regulation, no

person shall, from and including the 7th day of May, 1981 to and including the 24th day of May, 1981, have or keep in his possession or custody liquor or any package containing liquor in,

(a) Algonquin Provincial Park;

(b) Arrowhead Provincial Park;

(c) Awenda Provincial Park;

(d) Balsam Lake Provincial Park;

(e) Bass Lake Provincial Park;

(f) Bon Echo Provincial Park;

(g) Earl Rowe Provincial Park;

(h) Emily Provincial Park;

(i) Ferris Provincial Park;

(j) Fitzroy Provincial Park;

(k) Ipperwash Provincial Park;

(l) Killbear Provincial Park;

(m) McRae Point Provincial Park;

(n) Outlet Beach Provincial Park;

(o) Presqu'île Provincial Park;

(p) Rideau River Provincial Park;

(q) Sandbanks Provincial Park;

(r) Sibbald Point Provincial Park;

(s) Silver Lake Provincial Park;

(t) Six Mile Lake Provincial Park.

(2) Notwithstanding subsection (1), where a person is otherwise lawfully in possession of liquor, the person may have or keep in his possession liquor in a provincial park referred to in the said subsection,

(a) on premises occupied under a lease, licence of occupation or land use permit;

(b) on premises occupied under clause 7 (3) (c) of the *Provincial Parks Act*;

(c) on an interior camp-site;

(d) where the person is carrying or conveying it from outside of the provincial park to any of the premises enumerated in clause (a), (b) or (c) which are to be occupied by that person or from those premises to the entrance of the provincial park, as the case may be; or

- (e) where the person is carrying or conveying it over or across that part of the highway known as No. 60 in Algonquin Provincial Park. O. Reg. 134/81, s. 2.

3. Ontario Regulations 166/79 and 125/80 are revoked. O. Reg. 134/81, s. 3.

THE ENERGY ACT

O. Reg. 135/81.

Propane Storage, Handling and Utilization Code.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION TO AMEND REGULATION 292 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ENERGY ACT

1. Clause 9 (b) of Regulation 292 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (b) forward two copies of the completed inspection report to the area inspector and retain one copy at the vehicle, plant or facility inspected, as the case may be, until the next inspection report is completed.

THE GASOLINE HANDLING ACT

O. Reg. 136/81.

Gasoline Handling Code.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION TO AMEND REGULATION 439 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GASOLINE HANDLING ACT

- 1.—(1) Subclause (v) of clause (d) of paragraph 1 of subsection 7 (39) of Regulation 439 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (v) the owner or his authorized representative shall certify on the record of the pressure test that he has witnessed the pressure test and the records shall be retained by the owner for a period of two years from the date of the test and shall be available for inspection, and

- (2) Subclause (v) of clause (d) of paragraph 2 of subsection 7 (39) of the said Regulation is revoked and the following substituted therefor:

- (v) the owner or his authorized representative shall certify on the record of the pressure test that he has witnessed the pressure test and the records shall be retained by the owner for a period of two years from the date of the test and shall be available for inspection, and

2. Subclause 9 (21) (a) (i) of the said Regulation is revoked and the following substituted therefor:

- (i) dip each tank, maintain a record of such dips and hold the record available for inspection for a period of two years from the date of dips, and

THE COLLECTION AGENCIES ACT

O. Reg. 137/81.

General.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION TO AMEND REGULATION 103 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COLLECTION AGENCIES ACT

1. Clause 18 (a) of Regulation 103 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- (a) engaged in the business of a collection agency on behalf of Tele-Direct Limited or Tele-Direct (Publications) Inc.; or

THE THEATRES ACT

O. Reg. 138/81.

General.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION TO AMEND REGULATION 931 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE THEATRES ACT

1. Section 50 of Regulation 931 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
 - (3) Every theatre licence expires on the 31st day of March in each year unless renewed on or before that day. O. Reg. 138/81, s. 1.
2. Section 52 of the said Regulation is amended by adding thereto the following subsection:
 - (3) Every film exchange licence expires on the 31st day of March in each year unless renewed on or before that day. O. Reg. 138/81, s. 2.
3. Section 56 of the said Regulation is amended by adding thereto the following subsection:
 - (3) Every licence issued under section 53 of the Act expires on the 31st day of March in each year unless renewed on or before that day. O. Reg. 138/81, s. 3.
4. This Regulation comes into force on the 1st day of April, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 139/81.

General.

Made—March 10th, 1981.

Filed—March 11th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 49 (2) of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (2) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of

March, 1978 but before the 1st day of April, 1981, as follows:

1. Initial service (office or institutional)	\$ 9
2. Subsequent service	5
3. Home service	10
4. Radiographic examination maximum per service	10

(2a) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to the insured person on or after the 1st day of April, 1981, as follows:

1. Initial service (office or institutional)	\$ 9
2. Subsequent service	6
3. Home service	10
4. Radiographic examination maximum per service	10

O. Reg. 139/81, s. 1 (1).

- (2) Subsection 49 (3) of the said Regulation is revoked and the following substituted therefor:
- (3) The maximum amount payable by the Plan for the radiographic services prescribed in subsection (1) is, in respect of each insured person, \$25 per twelve-month period.
- (4) Effective the 1st day of July, 1980 the maximum amount payable by the Plan for the services prescribed in subsection (1) is, in respect of each insured person, \$125 per twelve-month period.
- (5) For the purposes of subsections (3) and (4) "twelve-month period" means the period from and including the 1st day of July in any year to and including the 30th day of June in the following year. O. Reg. 139/81, s. 1 (2).

THE RETAIL SALES TAX ACT

O. Reg. 140/81.

General.

Made—March 10th, 1981.

Filed—March 12th, 1981.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- 1.—(1) Clause 24 (2) (b) of Regulation 904 of Revised Regulations of Ontario, 1980 is further amended by adding thereto the following sub-clause:

(v) section 32.

- (2) Clause 24 (3) (b) of the said Regulation is amended by adding thereto the following sub-clause:

(iv) section 32.

- (3) Clause 24 (4) (b) of the said Regulation is amended by adding thereto the following sub-clause:

(iv) section 32.

- (4) Clause 24 (5) (b) of the said Regulation is amended by adding thereto the following sub-clause:

(iii) section 32.

- (5) Clause 24 (6) (b) of the said Regulation is amended by adding thereto the following sub-clause:

(iii) section 32.

- (6) Clause 24 (7) (b) of the said Regulation is amended by adding thereto the following sub-clause:

(iv) section 32.

2. The said Regulation is amended by adding thereto the following section:

32.—(1) In this section,

- (a) "person with a permanent physical handicap" and "persons with a permanent physical handicap" means a person or persons who are permanently deprived of the functional use of one or more arms or legs, or whose personal mobility within the usual environment where they live or work is permanently restricted to the use of a wheelchair, crutches, braces or other devices designed to assist the person's mobility; and

- (b) "member of the family" means the daughter, daughter-in-law, son, son-in-law, spouse, parent, brother, sister, grandparent or grandchild of the person with respect to whom the expression is being used.

The Minister may, upon receipt of an application in writing therefor, rebate to the purchaser of a motor vehicle the tax paid under the Act on the purchase where the Minister is satisfied that the purchaser and registered owner of the motor vehicle,

- (a) is a person with a permanent physical handicap or a person who, for medical reasons that do not render him a person with a permanent physical handicap, is permanently and seriously restricted in his personal mobility, and is purchasing the motor vehicle for his own use; or

- (b) is a member of the family of a person with a permanent physical handicap who does not own a motor vehicle, and is purchasing the motor vehicle to provide transportation to the person with a permanent physical handicap of whose family the purchaser is a member; or

- (c) is a religious, charitable or a non-profit organization and is purchasing the motor vehicle to be used principally to transport persons with a permanent physical handicap.

- (3) No rebate shall be made under this section where,

- (a) the application for the rebate is submitted to the Minister more than three years after the date when the tax, a rebate of which is claimed, was paid or for the rebate of tax paid prior to the first day of March, 1981;

- (b) the motor vehicle, the tax on the purchase of which is sought to be rebated, will be used or operated for profit or as part of an undertaking carried on for gain; or

- (c) the applicant (other than a religious, charitable or non-profit organization) or a member of the family of the applicant was, at the expiration of thirty days after the purchase of the motor vehicle, the tax on the purchase of which is sought to be rebated, the owner of a motor vehicle with respect to the purchase of which a rebate has previously been made under this section or under section 12 of Regulation 903 of Revised Regulations of Ontario, 1980, but where the Minister is satisfied that such ownership is the result of the owner's inability expeditiously to dispose of the motor vehicle, this clause does not apply to prevent the rebate applied for.

- (4) Every application for a rebate under this section shall be accompanied by,

- (a) a copy of the purchase contract for the motor vehicle for the tax on the purchase of which a rebate is claimed setting out the purchase price and the tax paid on the purchase; and

- (b) where the applicant is purchasing the motor vehicle for his own use, a physician's certificate clearly setting out that the applicant is a person with a permanent physical handicap or a person who, for other medical reasons

specified in the certificate, is permanently and seriously restricted in his personal mobility, and the certificate shall describe the nature of the permanent physical handicap of the person;

(c) where the applicant is a member of the family of a person with a permanent physical handicap, a physician's certificate describing the person's permanent physical handicap and a statement by the applicant of his relationship to the person and of the use the applicant will make of the motor vehicle to provide transportation to that person; or

(d) where the applicant is a religious, charitable or non-profit organization, a statement that the motor vehicle is purchased to be used principally to transport persons with a permanent physical handicap and that the applicant is a religious, charitable or non-profit organization; and

(e) such further information in addition to that information required under clauses (a) to (d) as the Minister requires.

(5) The Minister may obtain from the Ontario Advisory Council on the Physically Handicapped, or from a physician, an opinion concerning the nature of the physical handicap or restriction on personal mobility of any person for whose transportation a motor vehicle is purchased and an application for rebate made under this section, and such opinion may be relied on in determining the entitlement of the applicant to receive the rebate under this section.

(6) The Minister is not bound by the assignment by a person to whom a rebate under this section is payable of the person's right to the rebate.

(7) No interest shall be paid in respect of any rebate made under this section. O. Reg. 140/81, s. 2.

2. Subsection 21 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The officers of the Ministry of Revenue holding the following positions may exercise the powers and perform the duties conferred on the Minister under sections 13 and 14 of this Regulation:

1. Director, Retail Sales Tax Branch.
 2. Senior Manager, Field Operations Retail Sales Tax Branch.
 3. Senior Manager, Tax Advice and Information, Retail Sales Tax Branch.
 4. Senior Manager, Internal Operations, Retail Sales Tax Branch.
 5. Manager, Field Operations, Retail Sales Tax Branch.
 6. Manager, Tax Advisory Services, Retail Sales Tax Branch.
 7. Manager, Audit Operations and Vendor Support, Retail Sales Tax Branch.
 8. Manager, Compliance and Revenue Control, Retail Sales Tax Branch.
 9. District Manager, Retail Sales Tax Branch. O. Reg. 141/81, s. 2.
3. This Regulation shall be deemed to have come into force on the 1st day of March, 1981.

LORNE MAECK
Minister of Revenue

Dated at Toronto, this 9th day of March, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 141/81.

Definitions by Minister.

Made—March 9th, 1981.

Filed—March 12th, 1981.

REGULATION TO AMEND

REGULATION 903 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE RETAIL SALES TAX ACT

1. Section 12 of Regulation 903 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 141/81, s. 1.

THE ONTARIO NEW HOME WARRANTIES PLAN ACT

O. Reg. 142/81.

Administration of the Plan.

Made—December 12th, 1981.

Filed—March 12th, 1981.

BY-LAW NO. R-6

REGULATION TO AMEND

REGULATION 726 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE ONTARIO NEW HOME WARRANTIES PLAN ACT

1. Subsections 8 (1), (2) and (3) of Regulation 726 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(1) Forthwith upon the issue of a building permit authorizing the construction of a home, other than a condominium dwelling unit, but including a contracted home, the builder shall enrol the home in the Plan by submitting to the Registrar a completed enrolment form as provided by the Corporation together with the enrolment fee set out in Schedule A.

(2) Not less than thirty days prior to the commencement of construction of a condominium project, the builder shall enrol the condominium project and each unit thereof in the Plan by submitting to the Registrar a completed enrolment form as provided by the Corporation together with the enrolment fee set out in Schedule A.

(3) Upon the sale by a vendor of any home, including a contracted home, the builder shall provide to the Corporation confirmation in the prescribed form of the final sale price, to enable the Corporation to confirm or adjust the enrolment fee paid under subsection (1) or (2), as the case may be. O. Reg. 142/81, s. 1.

2. Paragraphs 2 and 3 of Schedule A to the said Regulation are revoked and the following substituted therefor:

RENEWAL OF REGISTRATION FEE

2. The fee for renewal of registration is \$100

ENROLMENT AND RE-ENROLMENT FEE

- 3.—(1) The enrolment fee for all homes is \$50 per home plus \$2 for each \$1,000 of the sale price thereof.

- (2) The re-enrolment fee per home is . . . \$50

Passed by the directors on the 12th day of December, 1980.

ERNEST ASSALY
President

RUSS HOWALD
Secretary

Confirmed by the members in accordance with the *Corporations Act* on the 12th day of December, 1980.

RUSS HOWALD
Secretary

THE PLANNING ACT

O. Reg. 143/81.

Restricted Areas—District of
Timiskaming.

Made—March 10th, 1981.

Filed—March 12th, 1981.

REGULATION TO AMEND REGULATION 671 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 671 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

31. Notwithstanding any other provision of this Order, the land described in Schedule 29 may be used for the erection and use thereon of a single-family dwelling and one building accessory thereto provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	7.5 metres
Minimum rear yard	7.5 metres

O. Reg. 143/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 29

That parcel of land situate in the Improvement District of Gauthier, Dobie Townsite, in the Territorial District of Timiskaming, being lots 183, 184 and 185 on a Plan filed in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number M-133. O. Reg. 143/81, s. 2.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 10th day of March, 1981.

THE PLANNING ACT

O. Reg. 144/81.

Restricted Areas—Part of the District of
Manitoulin, Townships of Campbell,
Dawson, Mills and Robinson.

Made—February 9th, 1981.

Filed—March 12th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 153/74
MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following section:

65. Notwithstanding any other provision of this Order, the land described in Schedule 64 may be used for the erection and use thereon of a single-family cottage and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1 metre on the other side
Minimum rear yard	7.5 metres
Maximum height of cottage	one and one-half storeys

O. Reg. 144/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 64

That parcel of land situate in the geographic Township of Mills in the Territorial District of Manitoulin, being the northerly three-quarters of Lot 10 in Concession V more particularly described as follows:

Beginning at the northwesterly angle of the said Lot;

Thence easterly along the northerly limit of the said Lot a distance of 1,320 feet, more or less, to the northeasterly angle of the said Lot;

Thence southerly along the easterly limit of the said Lot a distance of 2,475 feet to a point;

Thence westerly parallel to the northerly limit of the said Lot a distance of 1,320 feet to a point in the westerly limit of the said Lot;

Thence northerly along the westerly limit of the said Lot a distance of 2,475 feet to the place of beginning. O. Reg. 144/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 9th day of February, 1981.

THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

O. Reg. 145/81.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—March 9th, 1981.

Filed—March 13th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 482/73
MADE UNDER
THE PARKWAY BELT PLANNING AND
DEVELOPMENT ACT, 1973

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

98. Notwithstanding any other provision of this Order, the land described in Schedule 85 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance of any building or structure from the front lot line	9.1 metres
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Except where there is a garage, minimum distance between any building or structure and the side lot lines	5 metres
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Where there is a garage, minimum distance between any building or structure and the side lot lines	5 metres on one side and 3 metres on the other side
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Minimum distance between any building or structure and the rear lot line	9.1 metres
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Maximum lot coverage of dwelling	25 per cent
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Maximum lot coverage of accessory buildings and structures	8 per cent
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Minimum total floor area of dwelling	one storey—130 square metres one and one-half storeys or more—139 square metres
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two storeys—167 square
metres
split level—134 square
metres

O. Reg. 145/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 85

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Town of Burlington in the County of Halton, being that part of Lot 11 on a plan of subdivision known as Beaufort Heights and registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 509, more particularly described as follows:

Premising that the bearing used herein are assumed astronomic and are referred to the southwesterly limit of Somerset Drive, formerly Wilson Avenue, on a course of north $46^{\circ} 43' 30''$ west as shown on the said Plan Number 509;

Beginning at the easterly corner of the said Lot 11 being a point in the southwesterly limit of Somerset Drive;

Thence north $46^{\circ} 43' 30''$ west along the northeasterly limit of the said Lot 11 a distance of 202.80 feet to a point;

Thence south $49^{\circ} 49' 30''$ west 165 feet, more or less, to a point in the southwesterly limit of the said Lot 11;

Thence south $46^{\circ} 43' 30''$ east along the said southwesterly limit of the said Lot 202.80 feet, more or less, to the southerly corner thereof;

Thence north $49^{\circ} 49' 30''$ east along the southeasterly limit of the said Lot 165 feet, more or less, to the place of beginning. O. Reg. 145/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 9th day of March, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 146/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—March 11th, 1981.

Filed—March 16th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER


THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Clause 1 (n) of Ontario Regulation 481/73 is revoked and the following substituted therefor:

(n) "street" means a public highway that is the principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a municipality, including a regional municipality, or is a road within a registered plan of subdivision or is a road the maintenance of which has been assumed by a municipality;

2. Section 2 of the said Regulation is revoked and the following substituted therefor:

2.—(1) In this section,

(a) "designated lands" means any land designated on a map as a Public Use Area or as a Complementary Use Area and includes the lands designated by the following symbol  notwithstanding that such lands are not within a Public Use Area or a Complementary Use Area;

(b) "map" means a map that is included in The Parkway Belt West Plan that was approved by the Lieutenant Governor by Order-in-Council 2188/78 on the 19th day of July, 1978.

(2) This Regulation applies to the following lands:

1. Those lands formerly in the Town of Oakville in The Regional Municipality of Halton, now in the Town of Halton Hills, the Town of Milton and the Town of Oakville in The Regional Municipality of Halton and in the City of Mississauga in The Regional Municipality of Peel being the designated lands shown on maps 3, 4, 6 and 7 in:

i. Lots 9 and 10 in Concession II, New Survey.

ii. Lots 1 to 10, inclusive, in Concession III, New Survey.

iii. Lots 1 to 15, inclusive, in Concession IV, New Survey.

iv. Lots 1 to 15, inclusive, in Concession V, New Survey.

v. Lots 1, 12, 13, 14 and 15 in Concession VI, New Survey.

vi. Lots 12, 13, 14 and 15 in Concession VII, New Survey.

vii. Lots 12, 13, 14 and 15 in Concession VIII, New Survey.

viii. Lots 1 to 15, inclusive, in Concession IX, New Survey.

ix. Lots 13, 14 and 15 in Concession X, New Survey.

x. Lots 13, 14 and 15 in Concession XI, New Survey.

xi. Lots 3, 4, 5, 6 and 7, and lots 27 to 35, inclusive, in Concession I, north of Dundas Street.

xii. Lots 1 to 33, inclusive, in Concession II, north of Dundas Street.

xiii. Lots 3, 4, 5, 6, 7, 8, 31, 32, 33, 34 and 35 in Concession I, south of Dundas Street.

xiv. Lots 3, 4, 5, 6 and 7, and lots 26 to 35, inclusive, in Concession II, south of Dundas Street.

xv. Lots 1, 2, 3, 4 and 5, and lots 26 to 32, inclusive, in Concession III, south of Dundas Street.

xvi. The town plot of Bronte known as lots 29, 30 and 31 in Concession IV, south of Dundas Street.

All original road allowances between or fronting on the lands described in this subsection.

3. Those lands formerly in the Town of Oakville in The Regional Municipality of Halton,

now in the Town of Milton, in The Regional Municipality of Halton being that part of the westerly half of the easterly half of Lot 1 in Concession VI, New Survey, that is not included in the designated lands.

4. Those lands in the Town of Oakville in The Regional Municipality of Halton described as follows:

- i. Those parts of the northerly half of the southerly half of lots 7 to 16, inclusive, in Concession II, north of Dundas Street, that are not included in the designated lands.
- ii. Those parts of the southerly half of lots 22 to 26, inclusive, in Concession I, north of Dundas Street, that are not included in the designated lands.
- iii. Those parts of the northerly half of lots 27 to 35, inclusive, in Concession VII, north of Dundas Street, that are not included in the designated lands.

Those lands formerly in the Town of Oakville in The Regional Municipality of Halton, now in the City of Mississauga in The Regional Municipality of Peel described as follows:

- i. Those parts of the southerly half of lots 4 and 5 in Concession II, north of Dundas Street, that are not included in the designated lands.
 - ii. Those parts of lots 13 and 14 in concessions X and XI, New Survey, that are not included in the designated lands. O. Reg. 146/81, s. 2.
3. Section 4 of the said Regulation is amended by striking out "Town of Oakville" in the third line and inserting in lieu thereof "lands to which this Regulation applies".

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 11th day of March, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 147/81.

County of Halton (now The Regional Municipality of Halton), City of Burlington

Made—March 11th, 1981.

Filed—March 16th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 482/73 is amended by adding thereto the following section:

99. Notwithstanding any other provision of this Order, the land described in Schedule 86 may be used for the erection and use thereon of a horse barn containing not more than twelve stalls provided the following requirements are met:

Minimum distance between the barn and any other dwelling	67 metres
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Minimum distance between the barn and any lot line	30.5 metres
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Maximum height of barn	9 metres
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Maximum ground floor area of barn	280 square metres
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O. Reg. 147/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 86

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of East Flamborough in the County of Wentworth, being that part of Lot 9 in Concession I more particularly described as follows:

Premising the bearings herein are astronomic and are referred to the southeasterly limit of the lands of Ontario Hydro as being north 42° 50' east and all bearings herein are referred thereto;

Beginning at an iron bar in the line between lots 9 and 10 where the same is intersected by the southeasterly limit of the said lands of Ontario Hydro, the said lands being distant 302.69 feet south 44° 47' east along the said line between lots 9 and 10 from an iron bar at the most westerly angle of the said Lot 9;

Thence north 42° 50' east along the southeasterly limit of the said lands of Ontario Hydro 638.07 feet to an iron bar;

Thence south 30° 26' 30" east 286.30 feet to an iron bar;

Thence north 56° 59' 30" east 535.84 feet to a field stone found in the southwesterly limit of the Lemonville Road as described in an Instrument registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 9383;

Thence south 28° 54' east along the said southwesterly limit of the Lemonville Road 533.16 feet to an iron bar;

Thence south 57° 39' 40" west along a post and wire fence 351.67 feet to an iron bar in the line of a post and wire fence extending northwesterly and southeasterly therefrom and marking the line between lots 9 and 10;

Thence north 44° 12' 10" west along the said line between lots 9 and 10 a distance of 677.72 feet to the place of beginning. O. Reg. 147/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 11th day of March, 1981.

THE PLANNING ACT

O. Reg. 148/81.

Restricted Areas—County of Simcoe,
Township of Tay.

Made—March 6th, 1981.

Filed—March 16th, 1981.

REGULATION TO REVOKE ONTARIO REGULATION 108/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulations 108/75, 227/78 and 406/79 are revoked. O. Reg. 148/81, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 6th day of March, 1981.

THE ST. CLAIR PARKWAY COMMISSION ACT

O. Reg. 149/81.

General.

Made—February 12th, 1981.

Approved—March 10th, 1981.

Filed—March 16th, 1981.

REGULATION TO AMEND REGULATION 906 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ST. CLAIR PARKWAY COMMISSION ACT

1. Section 16 of Regulation 906 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

16.—(1) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) \$9 on Monday, Tuesday, Wednesday, Thursday or Friday, for eighteen holes of play;
- (b) \$9.50 on Saturday, Sunday or a statutory holiday, for eighteen holes of play;
- (c) \$6.50 on Monday, Tuesday, Wednesday, Thursday or Friday, for nine holes of play; and
- (d) \$7 on Saturday, Sunday or a statutory holiday, for nine holes of play,

from the 1st day of April to the 30th day of September in any year.

(2) Except as otherwise provided in this section, the fee for a person to use The St. Clair Parkway Golf Course at Mooretown is,

- (a) \$8 on Monday, Tuesday, Wednesday, Thursday or Friday, for eighteen holes of play;
- (b) \$8.50 on Saturday, Sunday or a statutory holiday, for eighteen holes of play;
- (c) \$5.50 on Monday, Tuesday, Wednesday, Thursday or Friday for nine holes of play; and
- (d) \$6 on Saturday, Sunday or a statutory holiday for nine holes of play,

from the 1st day of October to the 31st day of October in any year.

(3) The annual fee for a person to use The St. Clair Golf Course at Mooretown at any time it is open is,

- (a) subject to clause (c), for any person eighteen years of age or over, \$300;
- (b) for a husband and wife \$460.00; and
- (c) \$195 for a person not less than eighteen years of age and not more than twenty-two years of age, who is a student in a high school, university or vocational training school.

(4) A person sixty-five years of age or over, upon payment of an annual fee of \$150 may use the St. Clair Parkway Golf Course at Mooretown.

- (a) on Monday, Tuesday, Wednesday, Thursday or Friday, from the 1st day of April to the 13th day of September, both inclusive; and

(b) at any time it is open on and after the 14th day of September.

(5) A person under eighteen years of age, upon payment of a fee prescribed in subsection (1), or upon payment of an annual fee of \$140, may use the St. Clair Parkway Golf Course at Mooretown,

(a) at any time it is open when playing with his parents or one of his parents;

(b) after 1 p.m. during the months of April and August and the period from the 1st day of September to the 13th day of September, both inclusive;

(c) after 2 p.m. during the months of May, June and July; and

(d) at any time it is open on and after the 14th day of September.

(6) A husband, his wife and their children under eighteen years of age may use The St. Clair Parkway Golf Course at Mooretown on payment of an annual fee of \$550, and the provisions of clauses (5) (a), (b), (c) and (d) apply to their children under eighteen years of age. O. Reg. 149/81, s. 1.

2. Subsections 19 (2), (3) and (5) of the said Regulation are revoked and the following substituted therefor:

(2) The fees payable for a camp-site permit on a daily basis are,

(a) \$5.50 per day where electrical power and a comfort station are not available;

(b) \$6.00 per day where a comfort station is available but no electrical power is available; and

(c) \$6.00 per day and an additional \$1.50 for each outlet where electrical power is available.

(3) The fees payable for a camp-site permit, valid for a seven day period are,

(a) \$33.00 payable in advance where electrical power and a comfort station are not available;

(b) \$36.00 payable in advance where a comfort station is available but no electrical power is available; and

(c) \$45.00 payable in advance where electrical power is available.

O. Reg. 149/81, s. 2.

3. Subsection 20 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The fee for a seasonal camp-site permit is \$375. O. Reg. 149/81, s. 3.

4. Subsection 22 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Except as otherwise provided in this section, the fee for the use of The St. Clair Parkway Marine Park at Mitchell's Bay is,

(a) to launch any boat, \$3.00 per day;

(b) to launch any boat, \$75.00 per season;

(c) to rent a boat and motor, \$30.00 per day from sunrise to sunset;

(d) to rent a boat and motor \$20.00 per half day;

(e) to rent a boat and motor, \$12.00 per quarter day;

(f) to rent a boat without a motor, \$12.00 per day from sunrise to sunset;

(g) for mooring any boat for a day, 40 cents per foot of boat;

(h) for mooring any boat for a month, \$4.25 per foot of boat;

(i) for mooring any boat for a season, \$12.50 per foot of boat and where electrical power is supplied, an additional \$45.00 per season for each outlet; and

(j) to use the dumping station for emptying holding tanks, \$5 per boat or trailer.

O. Reg. 149/81, s. 4.

THE ST. CLAIR PARKWAY COMMISSION:

D. G. BAILEY
Vice-Chairman

R. F. HARRISON
Secretary-Treasurer

Dated at Corunna, this 12th day of February, 1981.

THE EXECUTIVE COUNCIL ACT

O. Reg. 150/81.

Transfer of Administration of Act.

Made—March 10th, 1981.

Filed—March 17th, 1981.

O.C. 744/81

ORDER IN COUNCIL

On the recommendation of the undersigned, the Lieutenant Governor, by and with the advice and concurrence of the Executive Council, orders that pursuant to the provisions of section 5 of the *Executive Council Act*, Revised Statutes of Ontario, 1980, Chapter 147, the administration of the *Municipal Conflict of Interest Act*, be transferred from the Attorney General to the Minister of Intergovernmental Affairs.

O. Reg. 150/81.

Recommended

R. ROY MCMURTRY

Attorney General

Concurred

GEORGE R. MCCAGUE

Chairman

Approved and Ordered March 10, 1981.

JOHN B. AIRD

Lieutenant Governor

Certified to be a true copy.

J. E. TANGNEY

Deputy Clerk, Executive Council

THE ENVIRONMENTAL PROTECTION ACT

O. Reg. 151/81.

Lambton Industry Meteorological Alert.

Made—March 10th, 1981.

Filed—March 17th, 1981.

REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

LAMBTON INDUSTRY METEOROLOGICAL ALERT

1.—(1) In this Regulation,

(a) "Alert" means an alert declared by the Director under section 2;

(b) "Lambton Industry Meteorological Alert System" means an air monitoring system

utilizing meteorological facilities and data from four air monitoring stations located in Port Huron, Corunna and Sarnia; and

(c) "source of contaminant" means a source of contaminant capable of emitting 500 kilograms of sulphur dioxide into the air in a twenty-four hour period.

(2) The application of this Regulation is limited to that part of the County of Lambton bounded by Lake Huron, the St. Clair River, that part of the King's Highway known as No. 80, the roadway known as Moore Township Road 31 and its continuation through that part of the King's Highway known as No. 40 and the roadway known as Lambton County Road 27.

O. Reg. 151/81, s. 1.

2.—(1) The Director may declare an Alert when the twenty-four hour running average sulphur dioxide concentration at any monitoring station in the Lambton Industry Meteorological Alert System reaches 0.07 parts per million parts of air and meteorological forecasts indicate a continuation for six hours of weather conditions conducive to elevated sulphur dioxide concentrations.

(2) The Director shall declare the termination of an Alert, when weather conditions conducive to the elevated sulphur dioxide concentrations referred to in subsection (1) end, and are forecast not to return within the next six hours. O. Reg. 151/81, s. 2.

3.—(1) During an Alert, no person shall cause or permit the emission of sulphur dioxide from a source of contaminant so that its concentration at a point of impingement exceeds 415 micrograms of sulphur dioxide per cubic metre of air, half hour average.

(2) The concentration of sulphur dioxide at a point of impingement shall be calculated in accordance with the Appendix to Regulation 308 of Revised Regulations of Ontario, 1980. O. Reg. 151/81, s. 3.

THE PLANNING ACT

O. Reg. 152/81.

Restricted Areas—The Regional Municipality of Ottawa-Carleton, Township of Cumberland.

Made—March 17th, 1981.

Filed—March 17th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 323/74 MADE UNDER THE PLANNING ACT

1. Section 8 of Ontario Regulation 323/74, as made by section 2 of Ontario Regulation 461/76, is revoked and the following substituted therefor:

8. Notwithstanding any other provision of this Order, the lands described in Schedule 3 may be used for commercial uses provided adequate buffering is provided between the commercial uses and all adjacent uses and the following requirements are met:

Minimum front yard	36.57 metres
Minimum side yards	15 metres
Minimum rear yard	15 metres
Maximum gross leasable area of all buildings and structures	23,225 square metres

O. Reg. 152/81, s. 1.

Schedule 3 to the said Regulation, as made by section 3 of Ontario Regulation 461/76, is revoked and the following substituted therefor:

Schedule 3

Those parcels of land situate in the Township of Cumberland in The Regional Municipality of Ottawa-Carleton, formerly in the County of Russell, being composed of the following:

1. That part of Lot 37 and that part of the West Commons west of the said Lot 37 in Concession I, Ottawa Front, more particularly described as follows:

Beginning at a point which may be located as follows:

Commencing at the point of intersection of the northerly limit of the Old Montreal and Ottawa Highway, being that part of the King's Highway known as Number 17, crossing the said lots, with the westerly limit of the West Commons west of the said Lot 37;

Thence northerly along the said westerly limit of the West Commons west of the said Lot 37 a distance of 150.17 metres, more or less, to the southerly limit of the lands described in an Instrument registered in the Land Registry Office for the Registry Division of Russell (No. 50) as Number 19920;

Thence easterly at right angles to the said westerly limit of the West Commons west of the said Lot 37 a distance of 3 metres to the place of beginning;

Thence easterly at right angles to the westerly limit of the West Commons west of the said Lot 37 a distance of 36.57 metres, more or less, to the easterly limit of the lands described in the said Instrument No. 19920;

Thence northerly and parallel to the said westerly limit of the West Commons west of the said Lot 37

a distance of 38.1 metres, more or less, to the northerly limit of the lands described in the said Instrument No. 19920;

Thence westerly along the said northerly limit a distance of 36.57 metres, more or less, to a point in the said northerly limit distant westerly 3 metres from the said westerly limit of the West Commons west of the said Lot 37 at right angles thereto;

Thence northerly and parallel along the said westerly limit a distance of 197.17 metres, more or less, to a point in the southerly limit of the former right-of-way of the Canadian Northern Ontario Railway Company now owned by Ontario Hydro;

Thence easterly and following the said southerly limit of the lands owned by Ontario Hydro a distance of 309.69 metres, more or less, to a point in a line fence marking the established easterly limit of the lands of Emile Duford as "secondly" described in an Instrument registered in the said Land Registry Office as Number 18090;

Thence southerly and following the said established easterly limit of the lands "secondly" described in the said Instrument No. 18090 to a point distant 45.72 metres, more or less, northerly therealong from the northerly limit of the old Montreal and Ottawa Highway, No. 17;

Thence westerly in a straight line and parallel to the northerly limit of the said Highway No. 17 a distance of 85.03 metres, more or less, to a point distant 45.72 metres measured northerly and parallel to the said established easterly limit of the lands "secondly" described in the said Instrument No. 18090 from the northerly limit of the said Highway No. 17;

Thence southerly and parallel to the said easterly limit of the lands "secondly" described in the said Instrument No. 18090 a distance of 45.72 metres, more or less, to a point in the said northerly limit of the said Highway No. 17;

Thence westerly along the last-mentioned northerly limit 63.57 metres, more or less, to a point distant 171.9 metres measured easterly along the said northerly limit from the said westerly limit of the West Commons west of the said Lot 37;

Thence northerly and parallel to the said westerly limit of the West Commons west of the said Lot 37 a distance of 45.72 metres;

Thence westerly and parallel to the said northerly limit of the said Highway No. 17 a distance of 168.85 metres, more or less, to a point in a line running parallel to and perpendicular distance of 3 metres from the said westerly limit of the West Commons west of the said Lot 37;

Thence northerly and along the said parallel line 104.45 metres, more or less, to the place of beginning.

Excepting therefrom those lands more particularly described as parts 3 and 5 on a Reference Plan deposited in the said Land Registry Office as Number 50R-802, and Part 11 on a Plan of Expropriation filed in the said Land Registry Office as Number 48423, and Part 1 on a Plan of Expropriation filed in the said Land Registry Office as Number 30903.

2. That part of the West Commons west of Lot 37 in Concession I, Old Survey, of the said Township of Cumberland, more particularly described as follows:

Beginning at a point in the westerly boundary of the said Township of Cumberland, which point is distant 150.13 metres northerly from the intersection of the northerly line of the King's Highway No. 17 with the westerly boundary of the said Township of Cumberland;

Thence northerly and along the said westerly boundary of the said Township of Cumberland a distance of 38.1 metres;

Thence easterly and at right angles with the said westerly boundary of the said Township of Cumberland a distance of 39.62 metres;

Thence southerly and parallel with the said westerly boundary of the said Township a distance of 38.1 metres;

Thence westerly and at right angles with the said westerly boundary of the said Township a distance of 39.62 metres to the place of beginning.

Excepting therefrom that land more particularly described as Part 4 on a Reference Plan deposited in the Land Registry Office for the Registry Division of Russell (No. 50) as Number 50R-802.
O. Reg. 152/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 17th day of March, 1981.

THE ENDANGERED SPECIES ACT

O. Reg. 153/81.
Endangered Species.
Made—March 10th, 1981.
Filed—March 17th, 1981

REGULATION TO AMEND REGULATION 287 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ENDANGERED SPECIES ACT

1. Schedule 2 to Regulation 287 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

2. *Isotria medeoloides* (Pursh) Raf. commonly known as Small Whorled Pogonia.

THE GAME AND FISH ACT

O. Reg. 154/81.
Furs.
Made—March 16th, 1981.
Filed—March 19th, 1981.

REGULATION TO AMEND REGULATION 415 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. Regulation 415 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

7a. The holder of a licence in Form 1 may under the authority of that licence take black bear during the open season therefor from the area described in his licence. O. Reg. 154/81, s. 1.

2. Clause 15 (1) (b) of the said Regulation is revoked and the following substituted therefor:

(b) retain the triplicate original intact in the book in which Forms 5 and 6 are supplied by the Ministry for not less than one year after the day on which the licence in Form 3 expires.

THE GAME AND FISH ACT

O. Reg. 155/81.
Traps—Order Under Subsection 30 (4)
of the Act.
Made—March 13th, 1981.
Approved—March 16th, 1981.
Filed—March 19th, 1981.

ORDER MADE UNDER THE GAME AND FISH ACT

TRAPS—ORDER UNDER SUBSECTION 30 (4) OF THE ACT

1. The prohibition set out in subsection 30 (2) of the Act does not apply to the area of Ontario lying north of the French and the Mattawa rivers. O. Reg. 155/81, s. 1.

J. A. C. AULD
Minister of Natural Resources

Dated at Toronto, this 13th day of March, 1981.

THE GAME AND FISH ACT

O. Reg. 156/81.

Snares.

Made—March 16th, 1981.

Filed—March 19th, 1981.

REGULATION MADE UNDER THE GAME AND FISH ACT

SNARES

1.—(1) Subject to subsections (2) and (3), no person shall use a body-gripping or leg-hold trap in the part of Ontario lying north of the French and Mattawa rivers.

(2) Subsection (1) does not apply to a person who, to hunt or trap rabbits, sets a snare,

(a) constructed of copper or brass wire of between 22 and 24 gauge, both inclusive; and

(b) the wire loop of which is not more than 10 centimetres.

(3) Subject to section 2, subsection (1) does not apply to a person referred to in clause 30 (3) (a) or (b) of the Act. O. Reg. 156/81, s. 1.

2.—(1) Subject to subsection (2), no person referred to in clause 30 (3) (a) or (b) of the Act shall use a snare for any purpose,

(a) in those parts of Ontario described in Schedule 1; or

(b) during the open season for deer in those parts of Ontario described in Schedule 2.

(2) Subsection (1) does not apply to a person referred to in clause 30 (3) (a) or (b) of the Act who sets,

(a) a snare under the surface of any body of water;

(b) a foot snare or cable-live trap in a horizontal position on the ground; or

(c) a snare referred to in subsection 1 (2) to hunt or trap rabbits in the part of Ontario lying north of the French and Mattawa rivers. O. Reg. 156/81, s. 2.

Schedule 1

1. The counties of:

- i. Brant.
- ii. Bruce.
- iii. Dufferin.
- iv. Dundas.
- v. Elgin.
- vi. Essex.

- vii. Frontenac, except the townships of Barrie, Bedford, Clarendon and Miller, Hinchinbrooke, Kennebec, Olden, Oso and Palmerston and North and South Canonto.
- viii. Glengarry.
- ix. Grenville.
- x. Grey.
- xi. Huron.
- xii. Kent.
- xiii. Lambton.
- xiv. Lanark, except the townships of Darling, Lavant and Pakenham.
- xv. Leeds.
- xvi. Lennox and Addington, except the Township of Sheffield and that part of the Township of Kaladar lying south of that part of the King's Highway known as No. 7 and those parts of the said county lying north of that part of the King's Highway known as No. 7.
- xvii. Middlesex.
- xviii. Northumberland.
- xix. Oxford.
- xx. Perth.
- xxi. Peterborough.
- xxii. Prescott.
- xxiii. Prince Edward.
- xxiv. Russell.
- xxv. Simcoe.
- xxvi. Stormont.
- xxvii. Victoria, except the Township of Longford.
- xxviii. Wellington.

2. The regional municipalities of:

- i. Durham.
- ii. Haldimand-Norfolk.
- iii. Halton.
- iv. Hamilton-Wentworth.
- v. Niagara.
- vi. Ottawa-Carleton.
- vii. Peel.
- viii. Waterloo.
- ix. York.

3. The Municipality of Metropolitan Toronto.
O. Reg. 156/81, Sched. 1.

Schedule 2

1. The counties of:

- i. Hastings.
- ii. Renfrew.

2. Those parts of the County of Lennox and Addington lying north of that part of the King's Highway known as No. 7.

3. The Provisional County of Haliburton.

4. The townships of:

- i. Barrie, Bedford, Clarendon and Miller, Hinchinbrooke, Kennebec, Olden, Oso and Pal-

merston and North and South Canonto in the County of Frontenac.

- ii. Darling, Lavant and Pakenham, in the County of Lanark.
- iii. Longford, in the County of Victoria.
- iv. Sheffield and that part of the Township of Kaladar in the County of Lennox and Addington lying south of that part of the King's Highway known as No. 7.

5. The District Municipality of Muskoka.

6. The territorial districts of:

- i. Manitoulin.
- ii. Nipissing.
- iii. Parry Sound.
- iv. Those parts of the territorial districts of Algoma, Sudbury and Timiskaming, lying south of a line described as follows:

Beginning at the intersection of the boundary between Ontario and Quebec with the northerly shore of Lake Timiskaming; thence southerly and westerly along the northerly shore of that lake to the southerly boundary of the geographic Township of Dymond, in the Territorial District of Timiskaming; thence westerly along the southerly boundaries of the geographic townships of Dymond, Hudson, Lundy, Auld, Speight, Banks and Wallis, to the southwesterly corner of the last-mentioned township; thence southerly along the easterly boundaries of the geographic townships of Brewster and Gamble to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Gamble, Corley, Leckie and Dufferin, to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Dufferin, North Williams, Leonard and Tyrrell, to the intersection with the centre line of the highway known as the Elk Lake Westree Road; thence southwesterly along that centre line to Westree Station of the Canadian National Railway Company; thence southerly along the centre line of the Canadian National Railway Company to the southerly boundary of the geographic Township of Hennessy in the Territorial District of Sudbury; thence westerly along the southerly boundaries of the geographic townships of Hennessy and Inverness to the southwesterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic townships of Paudash, Marquette, Battersby, Athlone and Morse, to the southeasterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Morse and Dennie, and the geographic townships of Del Villano, Beebe, Avis, Assef,

Assad and Shulman, in the Territorial District of Algoma, to the southwesterly corner of the last-mentioned geographic township; thence northerly along the westerly boundaries of the geographic townships of Shulman, Parrot, McKeough and Guindon, to the northwesterly corner of the last-mentioned geographic township; thence westerly along the southerly boundaries of the geographic townships of Eaton, Dukszta, Drea, Deans, Cassidy, Caruthers, Carton, Sherratt, Scriven and Schembri, in the Territorial District of Sudbury, to the southwesterly corner of the last-mentioned geographic township; thence southerly along the easterly boundary of the geographic Township of Running, in the Territorial District of Algoma, to the southeasterly corner thereof; thence westerly and along the southerly boundaries of the geographic townships of Running, Runnalls, Raaflaub, Home, Peever and Rix, and the production of the southerly boundary of the last-mentioned geographic township to its intersection with the southerly production of the boundary between the territorial districts of Algoma and Thunder Bay. O. Reg. 156/81, Sched. 2.

THE PITS AND QUARRIES CONTROL ACT

O. Reg. 157/81.

General.

Made—March 16th, 1981.

Filed—March 19th, 1981.

REGULATION TO AMEND REGULATION 784 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PITS AND QUARRIES CONTROL ACT

1. The Schedule to Regulation 784 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule

1. Those parts of the Territorial District of Algoma consisting of,
 - (a) the City of Sault Ste. Marie; and
 - (b) the Township of Prince.
2. All of the County of Brant.
3. All of the County of Bruce.
4. All of the County of Dufferin.

5. All of The Regional Municipality of Durham.
6. All of the County of Elgin.
7. All of the County of Essex.
8. Those parts of the County of Frontenac consisting of,
 - (a) the City of Kingston; and
 - (b) the townships of Pittsburgh and Kingston.
9. All of the County of Grey.
10. All of The Regional Municipality of Hal-
dmand-Norfolk.
11. All of The Regional Municipality of Halton.
12. All of The Regional Municipality of Hamilton-
Wentworth.
13. Those parts of the County of Hastings consist-
ing of,
 - (a) the City of Belleville;
 - (b) the Separated Town of Trenton;
 - (c) the Town of Deseronto;
 - (d) the villages of Deloro, Frankford, Madoc,
Marmora, Stirling and Tweed; and
 - (e) the townships of Elzevir and Grimsthorpe,
Hungerford, Huntingdon, Madoc, Marmora
and Lake, Rawdon, Sidney, Thurlow, Tudor
and Tyendinaga.
14. All of the County of Huron.
15. All of the County of Kent.
16. All of the County of Lambton.
17. All of the County of Lanark.
18. The United Counties of Leeds and Grenville.
19. Those parts of the Territorial District of Mani-
toulain consisting of,
 - (a) Great LaCloche Island; and
 - (b) Little LaCloche Island.
20. All of The Municipality of Metropolitan
Toronto.
21. All of the County of Middlesex.
22. All of The Regional Municipality of Niagara.
23. All of the County of Northumberland.

24. All of The Regional Municipality of Ottawa-
Carleton.
25. All of the County of Oxford.
26. All of The Regional Municipality of Peel.
27. All of the County of Perth.
28. Those parts of the County of Peterborough con-
sisting of,
 - (a) the City of Peterborough;
 - (b) the villages of Havelock, Lakefield,
Millbrook and Norwood; and
 - (c) the townships of Asphodel, Belmont, Cavan,
Douro, Dummer, Ennismore, Harvey,
North Monaghan, Otonabee, Smith and
South Monaghan.
29. The United Counties of Prescott and Russell.
30. All of the County of Prince Edward.
31. All of the County of Simcoe.
32. The United Counties of Stormont, Dundas and
Glengarry.
33. All of The Regional Municipality of Sudbury.
34. Those parts of the Territorial District of Sud-
bury consisting of the geographic townships of Dill,
Dryden and Trill.
35. All of the County of Victoria, except the
townships of Dalton, Laxton, Digby and Longford and
Somerville.
36. All of the County of Wellington.
37. All of The Regional Municipality of Waterloo.
38. All of the Regional Municipality of York.

O. Reg. 157/81, s. 1.

THE PLANNING ACT

O. Reg. 158/81.

Restricted Areas—Part of the District of
Manitoulain, Townships of Campbell,
Dawson, Mills and Robinson.
Made—March 16th, 1981.
Filed—March 19th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 153/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 153/74 is amended by adding thereto the following section:

66.—(1) In this section, "guest cabin" means a building that has no cooking facilities and is used only for purposes of sleeping accommodation.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 65 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto, including a guest cabin, provided the following requirements are met:

Minimum front yard	7.5 metres
Minimum side yards	3 metres on one side and 1.5 metres on the other side

Maximum height of dwelling	6 metres
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Maximum lot coverage of dwelling	3 per cent
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Maximum ground floor area of guest cabin	36 square metres
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O. Reg. 158/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 65

That parcel of land situate in the geographic Township of Robinson in the Territorial District of Manitoulin, being that part of Lot 23 in Concession IX described as Parcel T-32760 in the Land Registry Office for the Land Titles Division of Manitoulin (No. 31). O. Reg. 158/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 16th day of March, 1981.

THE PLANNING ACT

O. Reg. 159/81.

Restricted Areas—County of Frontenac.

Township of Bedford.

Made—March 16th, 1981.

Filed—March 19th, 1981.

REGULATION TO REVOKE ONTARIO REGULATION 218/75 MADE UNDER THE PLANNING ACT

1. Ontario Regulations 218/75, 596/75, 705/75, 757/75, 780/75, 831/75, 24/76, 25/76, 46/76, 122/76, 174/76, 232/76, 365/76, 453/76, 575/76, 672/76, 707/76, 848/76, 896/76, 925/76, 87/77, 219/77, 295/77, 339/77, 393/77, 397/77, 522/77, 596/77, 598/77, 653/77, 733/77, 756/77, 786/77, 795/77, 796/77, 890/77, 934/77, 943/77, 25/78, 67/78, 136/78, 385/78, 410/78, 459/78, 505/78, 506/78, 605/78, 608/78, 649/78, 650/78, 651/78, 703/78, 747/78, 748/78, 842/78, 868/78, 971/78, 25/79, 112/79, 138/79, 502/79, 529/79, 565/79, 566/79, 634/79, 665/79, 709/79, 805/79, 819/79, 854/79, 904/79, 18/80, 178/80, 402/80, 503/80, 611/80, 656/80, 657/80, 713/80, 886/80 and 966/80 are revoked. O. Reg. 159/81, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of March, 1981.

THE PUBLIC LIBRARIES ACT

O. Reg. 160/81.

Grants for Public Libraries.

Made—March 10th, 1981.

Filed—March 20th, 1981.

REGULATION MADE UNDER THE PUBLIC LIBRARIES ACT

GRANTS FOR PUBLIC LIBRARIES

INTERPRETATION

1. In this Regulation,

(a) "county library" includes a library established by the council of a regional municipality;

(b) "Northern Ontario" means the districts of Algoma, Cochrane, Kenora, Manitoulin, Nipissing, Parry Sound, Rainy River, Sudbury, Thunder Bay and Timiskaming and The Regional Municipality of Sudbury and the District Municipality of Muskoka;

(c) "population" means,

(i) where a library is established under Part I of the Act or a predecessor thereof or under Part IV of the Act, the population of the municipality or the combination of municipalities for which the library is established, as calculated in accordance with Regulation 734 of Revised Regulations of Ontario, 1980 made under the *Ontario Unconditional Grants Act*,

(ii) where a public library is established by the council of an Indian band, the population determined by the Department of Indian Affairs and Northern Development (Canada), of the reserve as defined in the *Indian Act* (Canada), that has been set apart for the use and benefit of the band and that is served by the library; or

(iii) where a regional library system is established under Part III of the Act, the population of the combination of municipalities for which the regional library system is established, as calculated in accordance with Regulation 734 of Revised Regulations of Ontario, 1980 made under the *Ontario Unconditional Grants Act* and of the combination of Indian bands for which the regional library system is established, as determined by the Department of Indian Affairs and Northern Development (Canada), of the reserve as defined in the *Indian Act* (Canada), that has been set apart for the use and benefit of the band;

f) "Southern Ontario" means The Municipality of Metropolitan Toronto and the regional municipalities of Durham, Haldimand-Norfolk, Halton, Hamilton-Wentworth, Niagara, Ottawa-Carleton, Peel, Waterloo and York and the counties of Brant, Bruce, Dufferin, Elgin, Essex, Frontenac, Grey, Haliburton, Hastings, Huron, Kent, Lambton, Lanark, Lennox and Addington, Middlesex, Northumberland, Oxford, Perth, Peterborough, Prescott and Russell, Prince Edward, Renfrew, Simcoe, Victoria and Wellington and the United Counties of Leeds and Grenville and Stormont, Dundas and Glengarry. O. Reg. 160/81, s. 1.

APPORTIONMENT

2. The legislative grants for library purposes shall

- (a) apportioned and distributed in accordance with this Regulation; and
- (b) applied to such library purposes as the board receiving the grant or in the case of a public library established by the council of an Indian band, such council, considers expedient.

O. Reg. 160/81, s. 2.

3. The grants payable under this Regulation shall be paid in the number of instalments and at the times designated by the Minister. O. Reg. 160/81, s. 3.

4. Where a board or a council in the case of a public library established by the council of an Indian band fails

to transmit to the Minister, in any year, the financial reports requested by him, the Minister may withhold the whole or any part of the legislative grants payable to the board or council under this Regulation for the next year. O. Reg. 160/81, s. 4.

GRANTS FOR MUNICIPAL AND COUNTY PUBLIC LIBRARY BOARDS

5.—(1) The board of a public library established in Southern Ontario under Part I of the Act or a predecessor thereof, the council of an Indian band in Southern Ontario that has established a public library under Part I of the Act or a predecessor thereof and the board of a county library established under Part IV of the Act shall be paid a grant equal to the amount computed by multiplying \$1.95 by the population of the municipality or municipalities or Indian band for which the library is established.

(2) The board of a public library established in Northern Ontario under Part I of the Act or a predecessor thereof and the council of an Indian band in Northern Ontario that has established a public library under Part I of the Act or a predecessor thereof shall be paid a grant equal to the amount computed by multiplying \$2 by the population of the municipality or municipalities or Indian band for which the library is established. O. Reg. 160/81, s. 5.

GRANTS FOR REGIONAL LIBRARY SYSTEM BOARDS

6.—(1) The board of a regional library system established in Southern Ontario under Part III of the Act shall be paid a grant equal to,

- (a) the amount computed by multiplying 65 cents by the population of the combination of municipalities and Indian bands for which the regional library system is established; and
- (b) \$1.68 for each square kilometre up to 194,250 square kilometres that forms part of the area of the regional library system.

(2) The board of a regional library system established in Northern Ontario under Part III of the Act shall be paid a grant equal to,

- (a) the amount computed by multiplying 70 cents by the population of the combination of municipalities and Indian bands for which the regional library system is established; and
- (b) \$1.68 for each square kilometre up to 194,250 square kilometres that forms part of the area of the regional library system.

(3) In addition to the grant payable under subsections (1) and (2), the Minister may make a payment to a

board of a regional library system to assist in the provision of service to the councils of Indian bands and territories without municipal organization for the purpose of developing a province-wide network of library services.

(4) In addition to any other grants payable under this Regulation, the board of a regional library system established under Part III of the Act shall be paid a grant of \$19,000 for each county, regional municipality, district municipality and territorial district, not organized into a county library under section 45 of the Act and not continued as a county library co-operative under section 51 of the Act, that forms part of the area of the regional library system.

(5) Notwithstanding subsections (1), (2), (3) and (4) the total of the grants payable under this section to a board of a regional library system established under Part III of the Act, shall not be less than the total 1980 grant paid or payable under the predecessor to this Regulation. O. Reg. 160/81, s. 6.

GRANTS FOR OTHER LIBRARY BOARDS AND LIBRARIES

7. In addition to any other grants payable under this Regulation, the board of a county library established under section 45 of the Act and a county library co-operative board continued under section 51 of the Act shall be paid a grant of \$19,000. O. Reg. 160/81, s. 7.

8. Where a public library board, a county library board or regional library system board enters into an agreement with the council of an Indian band under section 14 of the Act, the public library board, county library board or regional library system board, as the case may be, shall be paid a grant equal to the grant that would have been payable under section 5 if the public library had been established by the council of the Indian band and approved by the Minister. O. Reg. 160/81, s. 8.

9. In addition to any other grant payable under this Regulation, the Minister may make a payment to a board of a public library, a board of a county library, a board of a regional library system or an incorporated library association approved by the Minister for the purpose of developing a province-wide network of library services. O. Reg. 160/81, s. 9.

GENERAL

10. For the purposes of this Regulation, The Municipality of Metropolitan Toronto shall be deemed to be a regional library system complying with the requirements of section 38 of the Act. O. Reg. 160/81, s. 10.

11. Regulation 880 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 160/81, s. 11.

THE PLANNING ACT

O. Reg. 161/81.

Restricted Areas—Sault Ste. Marie North
Planning Area in the Territorial District
of Algoma.

Made—March 16th, 1981.

Filed—March 20th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT

1.—(1) Section 1 of Ontario Regulation 279/80 is amended by adding thereto the following paragraph:

4a. "derelict motor vehicle" means a motor vehicle that is inoperable as a means of transportation and has a market value that is less than the cost of the repairs required to put it into operable condition;

(2) Subparagraph 7 (ii) of the said section 1 is revoked and the following substituted therefor:

(ii) where a lot abuts both a lake or river and a street, the lot line abutting the lake or river shall be the front lot line, and

(iii) notwithstanding subparagraph ii, where a lot abuts both the Goulais River and a street, the lot line abutting the street shall be the front lot line.

(3) The said section 1 is further amended by adding thereto the following paragraph:

25a. "camping vehicle" means a recreational vehicle that is a motor vehicle or trailer designed to provide temporary living, sleeping or eating accommodation for one or more persons.

2. Paragraph 2 of section 2 of the said Regulation is revoked and the following substituted therefor:

2. All of the lands in the mining locations of the Montreal Mining Company and the A. McDonnell, Kincaid and Rankin mining locations.

3. Section 4 of the said Regulation, exclusive of the Table, is revoked and the following substituted therefor:

4. For the purposes of this Order,

(a) all of the lands in the geographic Townships of Anderson, Archibald, Duncan, Home, Jarvis, Kincaid, La Verendrye, Marns, Nicolet,

Palmer, Peever, Shields, Slater, Smilsky, Tupper and all of the lands in the mining locations referred to in paragraph 2 of section 2 are designated as a Rural Zone; and

- (b) all of the lands in the geographic Townships of Aweres, Dennis, Deroche, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Kars, Ley, Pennefather, Rex, Tyan, Tilley and VanKoughnet are divided into the zones listed in the following Table as shown on maps filed in the Plans Administration Division of the Ministry of Housing at Toronto as Numbers the said zones being designated on the maps as set out in the Table:

4. Section 19 of the said Regulation is revoked and the following substituted therefor:

19. A tool shed, scaffold or other building or structure incidental to the construction of a building or structure permitted by the Order may be maintained until the construction,

(a) is completed; or

(b) has been discontinued for sixty days.

O. Reg. 161/81, s. 4.

5. Section 28 of the said Regulation is amended by adding thereto the following subsection:

(3) Notwithstanding subsection (1), a camping vehicle may be located and used on a lot in a seasonal residential zone for not more than sixty consecutive days in any period of ten consecutive months. O. Reg. 161/81, s. 5

6. Section 51 of the said Regulation is amended by adding thereto the following subsections:

(2) Notwithstanding subsection (1), a camping vehicle may be located and used on a lot in a rural zone for not more than sixty consecutive days in any period of ten consecutive months.

(3) Notwithstanding any other provision of this Order, a temporary work camp may be located and used on a lot in a rural zone for a period not exceeding one year.

(4) In subsection (3), "temporary work camp" means temporary living, eating or sleeping quarters accessory to a forestry use or mining use. O. Reg. 161/81, s. 6.

7. Section 58 of the said Regulation is revoked and the following substituted therefor:

58.—(1) Every use of land and every erection or use of buildings within the Waste Disposal Zone is prohibited except waste disposal sites including,

(a) landfill sites;

(b) packing and baling sites;

(c) transfer stations; and

(d) derelict motor vehicle sites.

(2) No derelict motor vehicle site may contain more than three derelict motor vehicles unless they are enclosed in permanent buildings. O. Reg. 161/81, s. 7.

D. G. HENDERSON

*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 16th day of March, 1981.

THE PUBLIC SERVICE ACT

O. Reg. 162/81.

General.

Made—March 16th, 1981.

Filed—March 20th, 1981.

REGULATION TO AMEND REGULATION 881 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC SERVICE ACT

1. Section 81 of Regulation 881 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(1a) The insurance coverage mentioned in subsection (1) of 66½ per cent of the regular salary of an employee,

(a) shall be calculated with reference to the last regular salary of the employee before the qualifying period mentioned in subsection (1); and

(b) shall be reduced by an amount equal to the total of the other disability and retirement benefits payable to the employee under any other plans to which the employer contributes. O. Reg. 162/81, s. 1.

CIVIL SERVICE COMMISSION:

G. H. WALDRUM

Dated at Toronto, this 12th day of March, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 163/81.

Exemption—The Corporation of the
City of Oshawa—OSH-1.

Made—March 10th, 1981.

Approved—March 11th, 1981.

Filed—March 20th, 1981.

ORDER MADE UNDER

THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—THE CORPORATION OF THE CITY OF OSHAWA—OSH-1

Having received a request from The Corporation of the City of Oshawa that an undertaking, namely:

The activity of constructing and operating a parking structure, in the area bounded by Bond Street West, McMillan Drive, King Street West and Oshawa Creek, being Parts 1 and 2, on Plan 40R-5498, by The Corporation of the City of Oshawa, pursuant to an agreement with the Ministry of Government Services, dated the 6th day of October, 1980, to provide parking for both the Ontario Government Building presently under construction in the City of Oshawa and others,

be exempted from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following interference with the persons indicated will occur:

The employees of the Government of Ontario who will be relocated to Oshawa as a result of the relocation of a major part of the Ministry of Revenue of the Province of Ontario to the Ontario Government Building and the citizens of Oshawa will be interfered with if the undertaking is delayed. Without the construction of the parking structure, demand will far exceed the supply of parking in the downtown area of the City of Oshawa, causing enforcement problems and congestion in the area of the Ontario Government Building.

Having weighed such interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment, which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The undertaking will assist in the harmonious relocation of the Ministry of Revenue to the Ontario Government Building now under construction in Oshawa. This is consistent with the Government's policy on the relocation of labour intensive activities and programs to develop regional economic diversity;
- B. The undertaking will further complement the revitalization of the area already to be enhanced by the construction of the Ontario Government Building;
- C. The Mayor of the City of Oshawa has advised me that:
 - (i) the City's existing municipal services, traffic pattern and restricted area by-law provisions are all such that the undertaking can be accommodated;
 - (ii) the Central Lake Ontario Conservation Authority has approved the undertaking, subject to consideration of construction of embankment stabilization and channelization works as set out in the Oshawa Creek Preliminary Engineering Study; and,
 - (iii) measures will be taken to commemorate the historic interest of the site; and
- D. The Ministry of Government Services overlooked obtaining an exemption for this undertaking at the time it was obtaining exemption order MGS-38 for the Ontario Government Building.

This exemption is subject to the following terms and conditions:

1. Tenders for construction shall be awarded no later than December 31, 1982, and
2. The Ministry of Government Services shall notify the Environmental Approvals Branch, Ministry of the Environment between 30 and 100 days prior to the calling of tenders for the undertaking, advising that the Ministry of Government Services has reviewed the undertaking and is of the opinion that the current situation under which the undertaking is proposed is unchanged from the situation that existed on the date that this exemption order was issued. O. Reg. 163/81.

HARRY PARROTT
Minister of the Environment

Dated this 10th day of March, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 164/81.

Exemption—Ministry of Natural Resources—MNR-33.

Made—March 10th, 1981.

Approved—March 11th, 1981.

Filed—March 20th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-33

Having received a request from the Minister of Natural Resources that an undertaking, namely:

Those mineral survey activities of the Ontario Geological Survey including seismic surveys, drilling and other geophysical/geochemical surveys, *except*:

- (a) seismic projects which include the use of explosives;
- (b) drilling projects which require the use of cutting oil; and
- (c) any project which requires road construction,

be exempt from the application of the Act under Section 29; and

Having been advised by the Minister of Natural Resources of the insignificant effects of these activities and that they are solely for the purposes of gathering background information; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons indicated will occur:

- A. The Crown and the public will be interfered with by the unnecessary expense in preparing an environmental assessment of an undertaking which is expected to have insignificant consequences on the environment.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Ministry of Natural Resources has indicated that the activities comprising the undertaking, which are described in material filed by the Ministry of Natural Resources in connection with the request for this order, are not expected to result in any significant adverse environmental effects.

The exemption is subject to the following terms and conditions:

- 1. Prior to commencement of a project forming part of the undertaking, the MNR District Office responsible for the project will ensure that notice is given to the appropriate MOE office and affected public of all seismic work and drilling operations.
- 2. The material referred to in reason A shall be kept by the Environmental Approvals Branch, of the Ministry of the Environment, with records of environmental assessments and made available to the public in the same manner as such records.
- 3. Prior to commencement of a project forming part of the undertaking, any approvals required under the *Environmental Protection Act*, will be obtained. Approvals under the *Ontario Water Resources Act* will be obtained prior to such commencement as though the *Ontario Water Resources Act* bound the Crown.
- 4. The Ministry of Natural Resources shall ensure that at any site where works have been carried on as part of the undertaking that site garbage is removed and that machine oils, fuels and maintenance fluids are disposed of in an environmentally acceptable manner.
- 5. Where the implementation of the undertaking requires some activity for which an environmental assessment has been done and approval to proceed received, be conducted, that activity will be carried out in accordance with the environmental assessment and approval to proceed. O. Reg. 164/81.

HARRY PARROTT
Minister of the Environment

Dated this 10th day of March, 1981.

THE PLANNING ACT

O. Reg. 165/81.

Restricted Areas—The Regional Municipality of Niagara, Township of West Lincoln.

Made—March 16th, 1981.

Filed—March 20th, 1981.

REGULATION TO REVOKE ONTARIO REGULATION 296/74 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 296/74, section 26 of Ontario Regulation 334/76 and Ontario Regulations 87/78 and 374/78 are revoked. O. Reg. 165/81, s. 1.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 16th day of March, 1981.

THE PENSION BENEFITS ACT

O. Reg. 166/81.

Exemption.

Made—March 16th, 1981.

Filed—March 20th, 1981.

REGULATION MADE UNDER THE PENSION BENEFITS ACT

EXEMPTION

1. Mr. Ian Graham, former member of the Proctor and Gamble Company of Canada, Limited, Profit Sharing and Pension Plan is exempted from the application of the *Pension Benefits Act* and the regulations thereunder and the deferred life annuity to which he is entitled may be commuted during his lifetime.

O. Reg. 166/81, s. 1.

THE HIGHWAY TRAFFIC ACT

O. Reg. 167/81.

Vehicles for the Transportation of Physically Disabled Passengers.

Made—March 10th, 1981.

Filed—March 23rd, 1981.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

VEHICLES FOR THE TRANSPORTATION OF PHYSICALLY DISABLED PASSENGERS

1. In this Regulation,

- (a) "physically disabled person" means a person unable, because of a mobility impairment, to use a regular transit facility;
- (b) "physically-disabled-passenger vehicle" means a van or bus operated on a highway,
 - (i) for the purpose of transporting, for compensation, physically disabled persons, or
 - (ii) by, for or on behalf of any person, club, agency or organization that holds itself out as providing a transportation service to physically disabled persons, for compensation or otherwise.

O. Reg. 167/81, s. 1.

2. —(1) Every physically-disabled-passenger vehicle shall have at least one door for passenger access and an emergency exit door, located on different walls of the vehicle, and the emergency exit door shall be operable from both inside and outside the vehicle.

(2) In the case of a physically-disabled-passenger vehicle used for the transportation of persons in wheelchairs, the doorway for each of the doors referred to in subsection (1) shall have a clear horizontal opening of not less than 820 millimetres. O. Reg. 167/81, s. 2.

3. —(1) Every physically-disabled-passenger vehicle shall,

- (a) be equipped with an interior mirror designed to provide the driver with a view of the passengers;

- (b) be equipped with lights arranged to illuminate all of the interior of the vehicle that shall be constantly lit during the loading or unloading of passengers;
 - (c) be equipped with a light above or beside each passenger access door to illuminate the loading equipment or step nosings, as the case may be, and such lights shall be constantly lit during the loading or unloading of passengers;
 - (d) be equipped with a means of securing in the open position, each passenger access door or emergency exit door that could be subject to unintentional closing during the loading or unloading of passengers;
 - (e) have an interior that is free of any sharp projections that may constitute a hazard to passengers;
 - (f) have permanently bonded to the floor, in the aisle and on the steps, floor covering that is fire-retardant rubber or equivalent material, skid-resistant, wear-resistant and ribbed;
 - (g) have yellow or white step nosings;
 - (h) conform with Canada Motor Vehicle Safety Standard 302 regarding flammability;
 - (i) be equipped with at least one dry-chemical-type fire extinguisher,
 - (i) bearing the label of a recognized testing agency,
 - (ii) showing a rating of not less than 2-A: 10-B:C, and
 - (iii) equipped with a pressure gauge indicating that the fire extinguisher is adequately charged,
- contained in the extinguisher manufacturer's bracket;
- (j) be equipped with a unitized first aid kit in a sturdy, dustproof removable container containing,
 - (i) packets containing hand cleansers and gauze cleansing pads,
 - (ii) adhesive dressings, individually wrapped,

- (iii) compress dressings,
- (iv) eye dressing kits,
- (v) gauze dressings,
- (vi) gauze bandages,
- (vii) adhesive tape,
- (viii) triangular bandages,
- (ix) rolled metal splint,
- (x) one pair of scissors,
- (xi) one pair of sliver tweezers, and
- (xii) safety pins; and

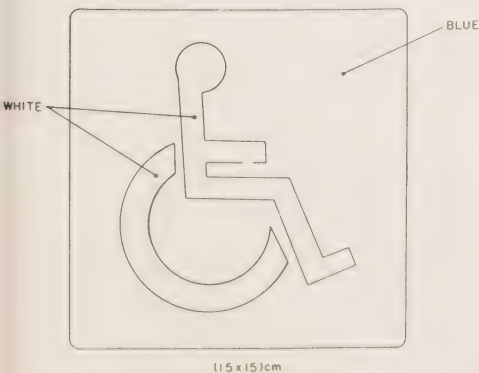
(k) be equipped with an axe or clawbar.

(2) The fire extinguisher, first aid kit and axe or clawbar required by subsection (1) shall be mounted or secured in a location readily accessible to the driver and, if not in plain view, the location thereof shall be plainly marked. O. Reg. 167/81, s. 3.

4.—(1) Every physically-disabled-passenger vehicle used for the transportation of persons in wheelchairs shall display the international symbol of accessibility in a clearly visible position on the rear of the vehicle and on the front of the vehicle in a position other than on the windshield.

(2) The symbol of accessibility required by subsection (1) shall be a rectangle,

- (a) with a height of not less than fifteen centimetres and width of not less than fifteen centimetres; and
- (b) consisting of a symbol in white on a blue background as illustrated in the following figure:



O. Reg. 167/81, s. 4.

5.—(1) Every loading ramp used on a physically-disabled-passenger vehicle shall,

- (a) have a skid resistant surface;
- (b) have raised edges of sufficient height to prevent a wheelchair from rolling off the edge of the ramp during the loading or unloading of passengers; and
- (c) be secured by means other than a support or lug in the door while the vehicle is operated on a highway.

(2) Every power lift used on a physically-disabled-passenger vehicle shall,

- (a) have a skid resistant platform surface;
- (b) have raised edges on two sides and a retractable lip on the side intended for loading, of sufficient height to prevent a wheelchair from rolling off the platform during vertical operation of the lift;
- (c) be secured by means other than a support or lug in the door while the vehicle is operated on a highway; and
- (d) be capable of raising and lowering a minimum weight of 275 kilograms. O. Reg. 167/81, s. 5.

6.—(1) Every physically-disabled-passenger vehicle used for the transportation of persons in wheelchairs shall be equipped with wheelchair securement devices that limit the forward, backward, rotational, lateral and vertical motion of every wheelchair in the vehicle at the points of contact of the wheelchair with the vehicle while the vehicle is in normal operation.

(2) For the purpose of subsection (1), normal operation includes full throttle acceleration and maximum braking and cornering.

(3) Every wheelchair securement device in a physically-disabled-passenger vehicle shall be,

- (a) securely anchored to the vehicle; and
- (b) capable of withstanding a load in any direction of not less than 11120 newtons for a period of ten seconds.

(4) Where more than one wheelchair securement device is used to secure a wheelchair in a physically-disabled-passenger vehicle, clause (3) (b) applies to the combination of devices used and not to each single device. O. Reg. 167/81, s. 6.

7.—(1) Every physically-disabled-passenger vehicle shall be equipped with a pelvic-type occupant restraint

assembly, securely anchored to the vehicle, for each seat in the vehicle used for the carriage of physically disabled persons.

(2) Every designated wheelchair position in a physically-disabled-passenger vehicle shall, in addition to the devices required by section 6, be equipped with an occupant restraint assembly,

(a) securely anchored to the vehicle; or

(b) capable of securing a wheelchair occupant to his wheelchair by encircling both the occupant and wheelchair.

(3) Every occupant restraint assembly in a physically-disabled-passenger vehicle shall be capable of withstanding a load in any direction of not less than

11120 newtons for a period of ten seconds. O. Reg. 167/81, s. 7.

8. Section 2, clause 3 (1) (i) and clause 5 (2) (d) do not apply to vehicles,

(a) that were used for the transportation of physically disabled persons prior to the date this Regulation comes into force; and

(b) for which a letter of exemption has been issued by the Ministry upon the application of the operator of the vehicle. O. Reg. 167/81, s. 8.

9. This Regulation comes into force on the 1st day of September, 1981. O. Reg. 167/81, s. 9.

THE HEALTH INSURANCE ACT

O. Reg. 168/81.

General.

Made—March 10th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1.—(1) Item 4 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

4. On or after the 1st day of April, 1980, but before the 1st day of May, 1980.	319.98	10.52	613.18	20.16	933.16	30.68
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(2) Item 5 of the said Table 1 is revoked and the following substituted therefor:

5. On or after the 1st day of May, 1980, but before the 1st day of August, 1980.	327.88	10.78	605.28	19.90	933.16	30.68
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(3) Item 6 of the said Table 1 is revoked and the following substituted therefor:

6. On or after the 1st day of August, 1980, but before the 1st day of November, 1980.	336.10	11.05	597.06	19.63	933.16	30.68
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(4) Item 7 of the said Table 1, as remade by section 1 of Ontario Regulation 38/81, is revoked and the following substituted therefor:

7. On or after the 1st day of November, 1980, but before the 1st day of February, 1981.	347.35	11.42	585.81	19.26	933.16	30.68
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(5) Item 3 of the said Table 1, as made by section 1 of Ontario Regulation 38/81, is revoked and the following substituted therefor:

8. On or after the 1st day of February, 1981, but before the 1st day of April, 1981.	358.00	11.77	575.16	18.91	933.16	30.68
9. On or after the 1st day of April, 1981.	358.00	11.77	676.14	27.23	1,034.14	34.00

2. Item 2 of Table 3 of the said Regulation is revoked and the following substituted therefor:

2. On or after the 1st day of April, 1980, and before the 1st day of April, 1981.	933.16	30.68
3. On or after the 1st day of April, 1981.	1,034.14	34.00

THE CHIROPODY ACT

O. Reg. 169/81.

General.

Made—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND

REGULATION 102 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE CHIROPODY ACT

1. Section 3 of Regulation 102 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(3) The secretary-treasurer shall register as a chiropodist any person who,

(a) is registered, or who in the opinion of the Chiropodists Board is eligible to be registered as a chiropodist in the Chiropodists Register by the Chiropodists Board in accordance with the provisions of the *Professions Supplementary to Medicine Act, 1960 (United Kingdom)*; and

(b) pays a registration fee of \$85. O. Reg. 169/81, s. 1.

THE PUBLIC HOSPITALS ACT

O. Reg. 170/81.

Special Grants.

Made—March 13th, 1981.

Approved—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

SPECIAL GRANTS

1. The Minister may pay special grants as provincial aid to public hospitals in Ontario in which hazardous conditions exist due to the presence of asbestos for the purpose of correcting such hazardous conditions. O. Reg. 170/81, s. 1.

2. A special grant made under section 1 to a public hospital shall not exceed two-thirds of the cost, or, where the public hospital is located in a municipality with a population of not more than 12,000 persons, in a territorial district or a provisional county, five-sixths of the costs, incurred to correct the hazardous conditions in the public hospital. O. Reg. 170/81, s. 2.

3. The sum of all special grants made under section 1 shall not exceed \$750,000. O. Reg. 170/81, s. 3.

4. A special grant payable under section 1 may be paid in a lump sum or in instalments. O. Reg. 170/81, s. 4.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 13th day of March, 1981.

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 171/81.

General.

Made—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND

REGULATION 501 OF REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE HOMES FOR SPECIAL CARE ACT

1. Item 1 of Table 1 of Regulation 501 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1. On or after the 1st day of April, 1980, but before the 1st day of April, 1981	933.16	30.68	794.47	26.12	399.67	13.14
2. On or after the 1st day of April, 1981	1,034.14	34.00	880.24	28.94	442.86	14.56

THE MENTAL HOSPITALS ACT

O. Reg. 172/81.

General.

Made—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND REGULATION 611 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HOSPITALS ACT

1. Item 1 of Table 1 of Regulation 611 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1.	On and after the 1st day of April, 1980, to and including the 31st day of March, 1981	399.67	13.14
2.	On and after the 1st day of April, 1981	442.86	14.56

THE MENTAL HEALTH ACT

O. Reg. 173/81.

Application of Act.

Made—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND REGULATION 609 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

- 1.—(1) Schedule 3 to section 1 of Regulation 609 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

5a.	Cornwall	L'Equipe D'Hygiene Mentale Pour Francophones De S.D. & O. J.
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- (2) Item 9 of the said Schedule 3 is revoked and the following substituted therefor:

9.	Kingston	Etobicoke Educational Clinic for Children with Specific Learning Disabilities
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- (3) The said Schedule 3 is further amended by adding thereto the following items:

17a.	North Bay	Nipissing Children's Mental Health Services
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19a.	Oshawa	Oshawa and District Family Court Clinic Incorporated
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2. Schedule 4 to section 1 of the said Regulation is amended by adding thereto the following item:

42a.	Toronto	Mercury Youth Services
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THE MENTAL HEALTH ACT

O. Reg. 174/81.

Grants.

Made—March 16th, 1981.

Filed—March 23rd, 1981.

REGULATION TO AMEND REGULATION 610 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MENTAL HEALTH ACT

1. Section 8 of Regulation 610 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

5a.	Windsor	Children's Achievement Centre
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THE CROWN TIMBER ACT

O. Reg. 175/81.

General.

Made—March 16th, 1981.

Filed—March 24th, 1981.

REGULATION TO AMEND

REGULATION 234 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE CROWN TIMBER ACT

- Columns 1 and 2 of Schedule 1 to Regulation 234 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

COLUMN 1	COLUMN 2
1. For the following unpeeled timber, when measured in cords:	
i. conifers, for each cord	\$ 6.15
ii. hardwoods, for each cord	1.20
2. For the following peeled timber, when measured in cords:	
i. conifers, for each cord	7.25
ii. hardwoods, for each cord	1.40
3. For the following unpeeled timber, when measured in cubic feet:	
i. conifers, for each cubic foot	0.0726
ii. poplar or white birch, for each cubic foot	0.0141
4. For the following unpeeled timber, when measured in board feet:	
i. grade 1 hardwoods, except poplar and white birch, for each M.B.M.	26.30
ii. grade 2 hardwoods, except poplar and white birch, for each M.B.M.	13.15
iii. grade 3 hardwoods, except poplar and white birch, for each M.B.M.	2.65
5. For the following unpeeled timber, when measured by weight:	
i. jack pine or white pine, for each cwt.	0.1345

ii. spruce, for each cwt. | \$0.1397

iii. red pine, for each cwt. | 0.1297

iv. balsam, for each cwt. | 0.1171

v. hemlock, for each cwt. | 0.1210

vi. poplar, for each cwt. | 0.0217

vii. grade 3 mixed hardwood, for each cwt. | 0.0185

6. For fuelwood of any species, for each cord | 1.20

- This regulation comes into force on the 1st day of April, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 176/81.

Speed Limits.

Made—March 19th, 1981.

Filed—March 24th, 1981.

REGULATION TO AMEND

REGULATION 490 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE HIGHWAY TRAFFIC ACT

- Paragraph 18 of Part 3 of Schedule 30 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

18. That part of the King's Highway known as No. 21 in the Township of Plympton in the County of Lambton lying between a point situate 540 metres measured northerly from its intersection with the centre line of the roadway known as Superior Street and a point situate at its intersection with the north limit of the west intersection of the King's Highway known as No. 402.

- (1) Paragraphs 5 and 6 of Part 3 of Schedule 53 to the said Regulation are revoked.

- (2) Part 4 of the said Schedule 53 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 43 in the Township of North Elmsley in the County of Lanark lying between a point situate 765 metres measured easterly from its intersection with the centre line of the roadway known as

Lanark County Road No. 2 and a point situate 520 metres measured westerly from its intersection with the centre line of the said Lanark County Road No. 2.

- 3.—(1) Paragraph 4 of Part 3 of Schedule 58 to the said Regulation is revoked and the following substituted therefor:

Reg. Mun. of York—
Twp. of Georgina
4. That part of the King's Highway known as No. 48 in the Township of Georgina in The Regional Municipality of York lying between a point situate 820 metres measured easterly from its intersection with the westerly limit of the roadway known as Virginia Boulevard and a point situate 455 metres measured westerly from its intersection with the westerly limit of the roadway known as County Road No. 21.

- (2) Paragraph 1 of Part 4 of the said Schedule 58 is revoked and the following substituted therefor:

Reg. Mun. of York—
Twp. of Georgina
1. That part of the King's Highway known as No. 48 in the Township of Georgina in The Regional Municipality of York lying between a point situate 455 metres measured westerly from its intersection with the westerly limit of the roadway known as Virginia Boulevard and a point situate 820 metres measured easterly from its intersection with the westerly limit of the said Virginia Boulevard.

4. Part 5 of Schedule 119 to the said Regulation is revoked and the following substituted therefor:

PART 5

Dist. of Sudbury—
Twp. of Chapleau
1. That part of the King's Highway known as No. 129 in the Township of Chapleau in the Territorial District of Sudbury beginning at a point situate at its intersection with the southerly limit of the roadway known as Lime Street and extending southerly therealong for a distance of 500 metres.

5. Paragraph 1 of Part 4 of Schedule 232 to the said Regulation, as made by section 5 of Ontario Regulation 67/81, is revoked and the following substituted therefor:

Dist. of Parry Sound—
Twp. of McConkey, Wilson and East Mills
1. That part of the King's Highway known as No. 522 in the Territorial District of Parry Sound lying between a point situate 380 metres measured westerly from its intersection with the westerly limit of the roadway known as North Road in the townships of McConkey and Wilson and a point situate 30 metres measured westerly from its intersection with the westerly limit of the roadway

known as Duck Lake Road in the Township of East Mills.

JAMES SNOW
Minister of Transportation
and Communications

Dated at Toronto, this 19th day of March, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 177/81.

Tax Rebate for New Light Trucks
or Vans.

Made—March 16th, 1981.

Filed—March 25th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 1010/80 MADE UNDER THE RETAIL SALES TAX ACT

1. Schedule 1 to Ontario Regulation 1010/80, as remade by section 1 of Ontario Regulation 1096/80, is revoked and the following substituted therefor:

Schedule 1

LIGHT TRUCKS AND VANS

MANUFACTURER/DISTRIBUTOR	DESIGNATED SERIES
American Motors Canada Limited	CJ5
	CJ7
	Cherokee
	Wagoner
	J10
	J20
Chrysler Canada Ltd.	Jeep
	Scrambler
	D50
	D100
	D150
	D200
	D250
	D300
	D350
	W150
	W250
	AD150
	AW150
	B100
	B150
	B200
	B250
	B300
	B350

Ford Motor Company of Canada, Limited	F100 F150 F250 F350 Courier E100 E150 E250 E350 Bronco
General Motors of Canada Limited	C1500 C2500 C3500 K1500 K2500 C10 C20 C30 K10 K20 El Camino Caballero G1500 G2500 G3500 G10 G20 G30 P2500 P3500
International Harvester Canada Limited	Scout Terra Scout II Scout Travel Scout SS2
Lada Cars of Canada Inc.	Niva
Mazda Motors of Canada Ltd.	JM2UC
Nissan Automobile Company (Canada) Ltd.	720
Subaru Auto Canada Ltd.	Brat
Suzuki Canada Inc.	LJ
Terra Power Tractor Co. Ltd.	ARO 240 ARO 240M ARO 241 ARO 242 ARO 243 ARO 244 ARO 320
Toyota Canada Inc.	RN Landcruiser
Volkswagen Canada Inc.	Pickup Truck Vanagon

O. Reg. 177/81, s. 1.

- This Regulation shall be deemed to have come into force on the 5th day of December, 1980.

THE RETAIL SALES TAX ACT

O. Reg. 178/81.

General.

Made—March 16th, 1981.

Filed—March 25th, 1981.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

- Section 14 of Regulation 904 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

14. The records, books of account and documents required by the Act or this Regulation to be kept by a vendor, manufacturer, wholesaler, importer, jobber or agent shall be retained until written permission for the disposal or destruction thereof is given by the Minister. O. Reg. 178/81, s. 1.

THE GASOLINE TAX ACT

O. Reg. 179/81.

General.

Made—March 16th, 1981.

Filed—March 25th, 1981.

REGULATION TO AMEND REGULATION 440 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GASOLINE TAX ACT

- Section 10 of Regulation 440 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(2) The records and books of account required by subsection 15 (1) of the Act to be kept by every wholesaler or retailer, and the records and documents required to be kept by subsection (1) of this section, shall be retained until written permission for the disposal or destruction thereof is given by the Minister. O. Reg. 179/81, s. 1.

THE RACE TRACKS TAX ACT

O. Reg. 180/81.

Rate of Tax.

Made—March 16th, 1981.

Filed—March 25th, 1981.

REGULATION TO AMEND REGULATION 889 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RACE TRACKS TAX ACT

1. Regulation 889 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:
3. ~~Books of account, vouchers and minute books required to be maintained in accordance with subsection 3 (2) of the Act shall be retained until written permission for the disposal or destruction thereof is given by the Minister.~~ O. Reg. 180/81, s. 1.

THE MOTOR VEHICLE FUEL TAX ACT

O. Reg. 181/81.

General.

Made—March 16th, 1981.

Filed—March 25th, 1981.

REGULATION TO AMEND REGULATION 667 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MOTOR VEHICLE FUEL TAX ACT

1. Section 4 of Regulation 667 of Revised Regulations of Ontario, 1980 is amended by striking out all that part of the said section following clause (f) and inserting in lieu thereof:

"and shall retain all such records, and all invoices, books of account and documents relating thereto until permission in writing to destroy such records, invoices, books and documents is given by the Minister or by an official authorized by the Minister to give such consent".

2. Section 9 of the said Regulation is amended by adding thereto the following subsection:

(10) Records and invoices required to be maintained under subsection (4) or (5) shall be retained until written permission for the disposal or destruction thereof is given by the Minister. O. Reg. 181/81, s. 2.

THE PLANNING ACT

O. Reg. 182/81.

Restricted Area—Geographic Township of West in the Territorial District of Algoma.

Made—March 23rd, 1981.

Filed—March 25th, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREA—GEOGRAPHIC TOWNSHIP OF WEST IN THE TERRITORIAL DISTRICT OF ALGOMA

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such family;
- (c) "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;

(d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 182/81, s. 1.

2. This Order applies to that parcel of land situate in the geographic Township of West in the Territorial District of Algoma, being Location JC 577 in the said geographic Township of West, more particularly described as Part 1 on a Plan filed in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number 1R-2299. O. Reg. 182/81, s. 2.

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 182/81, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of a mobile home park containing not more than 20 mobile home sites.

(2) One mobile home may be located and used on each mobile home site.

(3) Buildings and structures accessory to the mobile home may be erected and used on a mobile home site.

(4) Each mobile home shall have a minimum area of 1,000 square metres. O. Reg. 182/81, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration of a safe condition of any building or structure or part of any such building or structure. O. Reg. 182/81, s. 5.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 23rd day of March, 1981.

THE ONTARIO YOUTH EMPLOYMENT ACT

O. Reg. 183/81.

General.

Made—March 16th, 1981.

Filed—March 26th, 1981.

REGULATION MADE UNDER THE ONTARIO YOUTH EMPLOYMENT ACT

GENERAL

1. In this Regulation,

(a) "business" includes a profession and any activity carried on by a person or group of persons, whether incorporated or unincorporated, and whether or not such activity is carried on for the purpose of profit or gain;

(b) "business location" means the premises, office, factory, farm or place of business of an employer at which an eligible employee hired under the program will be employed and, where the eligible employee is normally required to perform work and services away from the usual place of business of the employer, includes the premises or place of business of the employer at which an eligible employee hired under the program will be required to report for work;

(c) "full-time employment" means employment that normally offers at least twenty-five hours of employment per week for at least six weeks;

(d) "Ministry" means the Ministry of Intergovernmental Affairs;

(e) "period of eligibility" means the period from and including the 13th day of April, 1981, to and including the 18th day of October, 1981;

(f) "Program" means the Ontario Youth Employment Program, 1981 established under section 2. O. Reg. 183/81, s. 1.

2.—(1) There is hereby established the Ontario Youth Employment Program, 1981.

(2) The Program commences on the 13th day of April, 1981 and terminates on the 18th day of October, 1981. O. Reg. 183/81, s. 2.

3. The following persons are prescribed as persons who are not eligible as employers:

1. Any employer who offers a position in respect of which the employee will be a person to whom Part V of the *Employment Standards Act* does not apply, but the employer is not an ineligible employer in respect of an employee to be employed,

(a) on a farm directly related to the primary production of eggs, milk, grain, seeds, fruit, vegetables, maple products, honey, tobacco, pigs, cattle, sheep and poultry;

(b) as a student in a recreational program operated by a charitable organization registered as a registered charity in Canada under Part I of the *Income Tax Act* (Canada), where the work or duties of the student are directly connected with the recreational program;

(c) as a student to instruct or supervise children; or

(d) as a student at a camp for children.

2. Any employer who receives or is entitled to receive from the Government of Canada, the government of any province, or a municipality, any subsidy, grant or other funding given specifically or related directly to the salary or wages of any employee hired or to be hired under the Program, but the employer is an ineligible employer only in respect of an employee whose salaries or wages are so funded.

3. Any employer engaged in the business of supplying temporary help services or similar services in respect of any employee hired or to be hired under the Program who will be required to perform work or services at the place of business or operations of another person who pays a fee or other remuneration to the employer and not to the eligible employee in respect of the work or services performed by the eligible employee.

4. Any employer that is a partnership where the employee to be hired has an interest in the partnership or where a person having an interest in the partnership is a related person to an employee to be hired under the Program within the meaning of subsection 4 (2) of the Act, but the employer is an ineligible employer only in respect of that employee. O. Reg. 183/81, s. 3.

4.—(1) No grant shall be made under the Program to an employer unless,

(a) the employer makes application for approval as an eligible employer; and

(b) the application has been approved by the Minister.

(2) An application under subsection (1) shall be in the form provided by the Ministry for that purpose.

(3) A separate application under subsection (1) shall be made for each business location at which employment is offered under the Program.

(4) In considering an application from an employer, the Minister may take into consideration,

(a) whether the employee will be provided with work experience or skills that will better equip him for full-time participation in the labour market;

(b) the length of employment offered with a view to maximizing the opportunity for the employee to acquire work experience or skills;

(c) the equitable distribution of funds among all areas of Ontario and between farms and other businesses in each area; and

(d) the availability of funds.

(5) No application for approval as an eligible employer shall be approved unless,

(a) in respect of each position created under the Program, full-time employment is offered for an average of twenty-five or more hours per week for six to twenty weeks employment during the period of eligibility;

(b) the employer certifies that,

(i) the employer has been actively engaged in business or farming at the business location at which employment is offered in Ontario for at least one year immediately prior to the 13th day of April, 1981, and

(ii) the employment offered is in addition to that normally provided by the employer at the business location at which employment is offered and does not result in the dismissal, lay-off or reduction in regular hours or period of work of any existing employees of the employer.

(6) Notwithstanding subsection (5) and after taking into consideration the factors set out in subsection (4), the Minister may in his discretion approve an application that does not comply with the requirements set out in clause 5 (a).

(7) The Minister shall notify an employer when his application for approval as an eligible employer has been approved.

(8) The notice in subsection (7) may be given in writing or verbally and confirmed in writing. O. Reg. 183/81, s. 4.

5.—(1) In order to ensure the equitable distribution of funds among all areas of Ontario and between farms and other businesses in each area, the Minister shall not approve more than fifty positions for any employer irrespective of the number of business locations used by the employer.

(2) In determining the number of positions for any employer under subsection (1), the Minister shall include all positions approved for any other employer where,

- (a) the other employer is an affiliated corporation;
- (b) both employers are franchisees of the same franchisor; or
- (c) one employer is the franchisor of the other.

(3) Notwithstanding subsection (1), the Minister may approve more than fifty positions for any employer if the Minister is satisfied, after taking into account the factors set out in subsection 4 (3), that all of the positions approved have been filled by eligible employees.

(4) For the purposes of this section, one corporation shall be deemed to be affiliated with another corporation if one of them is a subsidiary of the other or both are subsidiaries of the same corporation or each of them is controlled by the same person.

(5) For the purposes of this section, a corporation shall be deemed to be a subsidiary of another corporation if,

- (a) it is controlled by,
 - (i) that other, or
 - (ii) that other and one or more corporations each of which is controlled by the other, or
 - (iii) two or more corporations each of which is controlled by that other; or
- (b) it is a subsidiary of a corporation that is that other's subsidiary.

(6) For the purposes of this section, a corporation shall be deemed to be controlled by another person or corporation or by two or more corporations if,

- (a) shares of the first mentioned corporation carrying more than 50 per cent of the votes for the election of directors are held other than by way of security only, by or for the benefit of such other person or by or for the benefit of such other corporations; and
- (b) the votes carried by such shares are sufficient if exercised to elect a majority of the board of directors of the first mentioned corporation. O. Reg. 183/81, s. 5.

6.—(1) Subject to subsections (2), (3), (4) and (5) and to section 7, the Minister may make a grant on receipt of a claim therefor to an eligible employer whose application has been approved under section 4 in the amount of \$1.25 an hour for each hour that an eligible

employee has worked and been paid by such employer during the period of eligibility.

(2) Subject to subsection (3), no grant under subsection (1) shall be paid in respect of,

- (a) more than forty hours per week in respect of each eligible employee; or
- (b) more than 5,000 hours of employment provided by an employer at a business location;
- (c) more than twenty weeks of employment in respect of each eligible position.

(3) Where an employer is eligible to receive a grant in respect of part but not all of the hours worked by an eligible employee, the amount of the grant may be prorated.

(4) No grant shall be paid under subsection (1) in respect of any employee hired under the Program unless,

- (a) the employee was given full-time employment for an average of twenty-five or more hours a week for six or more weeks during the period of eligibility;
- (b) the employee was resident and eligible to work in Ontario during the period of eligibility;
- (c) the employee was at least fifteen years of age but had not attained the age of twenty-five years on the 13th day of April, 1981;
- (d) the employer is not a related person to the employee within the meaning of subsection 4 (2) of the Act; and
- (e) the employee was paid wages or salary of at least \$1.25 for each hour worked by the employee under the Program.

(5) Notwithstanding subsection (4) and after taking into consideration the factors set out in subsection 4 (4), the Minister may, in his discretion, pay a grant in respect of the hours worked by an eligible employee where that employee was not employed for an average of twenty-five or more hours a week for six or more weeks during the period of eligibility. O. Reg. 183/81, s. 6.

7.—(1) A claim for a grant under section 6 shall be made in the form provided by the Ministry for that purpose and shall contain,

- (a) a statement signed by the employer certifying that in respect of each eligible employee in respect of whom a grant is claimed,
 - (i) the employer has not applied for and will not apply for any subsidy, grant

or other funding from the Government of Canada, the government of any province or a municipality in respect of the wages or salary of the employee,

(ii) the employer is not a related person within the meaning of subsection 4 (2) of the Act, and

(iii) the employee was paid wages or salary of at least \$1.25 for each hour worked by the employee under the Program; and

(b) a statement signed by each eligible employee certifying that the statements and information contained in the claim for a grant regarding the employee, including the number of hours worked by him to and including the date of signing, are true and correct in all respects and that he has been paid in respect of the hours worked by him.

(2) No grant is payable under section 6,

(a) to an employer who cannot make the statement required by clause (1) (a);

(b) in respect of an employee who cannot make the statement required by clause (1) (b); and

(c) unless the claim therefor has been received by the Minister on or before the 29th day of January, 1982.

(3) Notwithstanding subsections (1) and (2), where a claim for a grant has been completed but the requisite statement by an employee has not been signed by him, the Minister may accept the claim if he is satisfied that,

(a) the employee satisfies the criteria set out in clauses 6 (4) (b), (c) and (d);

(b) the statements and information contained in the claim regarding the employee, including the number of hours worked by the employee to and including the date that the claim is made, are true and correct in all respects and that the employee has been paid in respect of the hours worked by him;

(c) the failure to obtain the employee's signature was the result of error; and

(d) all reasonable efforts have been made by the employer to obtain the employee's signature. O. Reg. 183/81, s. 7.

8. A return under section 5 of the Act shall be in the form provided by the Ministry for that purpose and shall be made within thirty days after the mailing of the form by the Ministry. O. Reg. 183/81, s. 8.

9. This Regulation comes into force on the 3rd day of April, 1981. O. Reg. 183/81, s. 9.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 184/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—March 27th, 1981.

Filed—March 27th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73

MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

55. Notwithstanding any other provision of this Order, the land described in Schedule 44 may be used for the erection and use thereon of a barn as a building accessory to the existing single-family dwelling on the said land provided the following requirements are met:

Maximum height of barn	5 metres
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Maximum ground floor area of barn	140 square metres
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Minimum distance between the barn and the top of the valley rim on the said land	7.6 metres
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Minimum distance between the barn and the Ninth Line road	14 metres
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Minimum side yards	8 metres
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O. Reg. 184/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 44

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, being composed of that part of Lot 5 in Concession II, south of Dundas Street, more particularly described as follows:

Beginning at a point in the southwesterly limit of the said Lot 5 distant 136.782 metres measured south 44° 48' 40" east therealong from the westerly angle of the said Lot;

Thence south 44° 48' 40" east along the said south-westerly limit 221.870 metres to a point;

Thence north 38° 49' east 131.85 metres to a point;

Thence north 42° 49' 10" west 19.5 metres to a point;

Thence south 56° 47' 50" west 53.95 metres to a point;

Thence north 67° 51' 10" west 47.732 metres to a point;

Thence north 16° 24' 10" west 31.577 metres to a point;

Thence north 81° 38' 10" west 65.023 metres to a point;

Thence north 45° 07' 50" east 4.441 metres to a point;

Thence north 82° 18' 40" west 66.818 metres to the place of beginning. O. Reg. 184/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 27th day of March, 1981.

THE PLANNING ACT

O. Reg. 185/81.

Zoning Order—County of Simcoe,
Township of Nottawasaga.

Made—March 25th, 1981.

Filed—March 27th, 1981.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

148. Notwithstanding any other provision of this Order, the land described in Schedule 302 may be used or the continued use thereon of a single-family dwelling and buildings and structures accessory thereto, and the erection and use thereon of a welding shop provided the following requirements are met:

Minimum distance of
the welding shop from
the front and rear lot
lines

7.6 metres

Minimum distance of
the welding shop from
the side lot lines

3 metres on one side
and
1.2 metres on the other
side

Maximum height of
welding shop

9.1 metres

Maximum lot coverage
of welding shop

15 per cent

Minimum ground floor
area of welding shop

one storey—93 square
metres
one and one-half storeys
or more—69.8 square
metres

O. Reg. 185/81, s. 1, *part.*

149. Notwithstanding any other provision of this Order, the lands described in Schedules 303, 304 and 305 may each be used for the erection and use thereon of a seasonal dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear
yards

7.6 metres

Minimum side yards

3 metres on one side
and
1.2 metres on the other
side

Maximum height of
dwelling

9.1 metres

Maximum lot coverage

15 per cent

Minimum ground floor
area of dwelling

one storey—93 square
metres
one and one-half storeys
or more—69.8 square
metres

O. Reg. 185/81, s. 1, *part.*

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 302

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 10 in Concession III more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 10 distant 92 feet westerly thereon from the south-easterly angle of the said Lot;

Thence westerly along the said southerly limit 205 feet;

Thence northerly parallel to the easterly limit of the said Lot 594 feet;

Thence easterly parallel to the southerly limit of the said Lot 297 feet, more or less, to the easterly limit of the said Lot;

Thence southerly along the said easterly limit 436 feet, more or less, to a point distant 158 feet northerly thereon from the southeasterly angle of the said Lot;

Thence westerly parallel to the southerly limit of the said Lot 80 feet;

Thence southerly in a straight line 158 feet, more or less, to the place of beginning. O. Reg. 185/81, s. 2, *part*.

Schedule 303

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 37 in Concession IV more particularly described as follows:

Commencing at a point where an iron post has been planted in the northwesterly angle of Lot 9 on the south side of James Avenue according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 825;

Thence westerly and along the south side of James Avenue a distance of 100 feet, more or less, and being the place of beginning of the herein described parcel;

Thence westerly and along the south side of James Avenue a distance of 116 feet, 8 inches to a point where an iron bar has been planted;

Thence southerly and along the easterly limit of the road allowance between concessions IV and V a distance of 72 feet, 1 inch, more or less, to a point where an iron bar has been planted;

Thence south 56° east a distance of 191 feet, $11\frac{1}{2}$ inches, more or less, to a point where an iron bar has been planted in the northerly limit of the road allowance between lots 36 and 37;

Thence easterly and along the northerly limit of the said road allowance a distance of 104 feet, 1 inch, more or less, to a point where an iron bar has been planted;

Thence northerly a distance of 110 feet, more or less, to a point where an iron bar has been planted in the southwesterly angle of Lot 9 according to the said Plan Number 825;

Thence westerly and parallel to the southerly limit of James Avenue a distance of 100 feet, more or less;

Thence northerly a distance of 110 feet, more or less, to the place of beginning. O. Reg. 185/81, s. 2, *part*.

Schedule 304

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being lots 21 and 21A according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 1096 excepting therefrom that part of the said Lot 21 sold to the Ministry of Transportation and Communications for road widening purposes as Highway Plan Number 1904-85 and being Part 13 on a Plan deposited in the said Land Registry Office as Number 286961. O. Reg. 185/81, s. 2, *part*.

Schedule 305

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of Lot 37 in Concession V shown as Part 28 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-447. O. Reg. 185/81, s. 2, *part*.

P. G. RIMMINGTON
Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 25th day of March, 1981.

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 186/81.

General.

Made—March 24th, 1981.

Filed—March 27th, 1981.

REGULATION TO AMEND REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GENERAL WELFARE ASSISTANCE ACT

1. Items 1, 2, 3, 4, item 5, as remade by section 1 of Ontario Regulation 48/81 and item 6, as made by section 1 of Ontario Regulation 48/81, of Schedule C to Regulation 441 of Revised Regulations of Ontario, 1980, are revoked and the following substituted therefor:

1.	From and including the 1st day of April, 1980 up to and including the 30th day of April, 1980	10.52	30.68	51.00	25.86
2.	From and including the 1st day of May, 1980 up to and including the 30th day of June, 1980	10.78	30.68	51.00	25.86
3.	From and including the 1st day of July, 1980 up to and including the 31st day of July, 1980	10.78	30.68	61.00	25.86
4.	From and including the 1st day of August, 1980 up to and including the 31st day of October, 1980	11.05	30.68	61.00	25.86
5.	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	30.68	61.00	25.86
6.	From and including the 1st day of February, 1981 up to and including the 31st day of March, 1981	11.77	30.68	61.00	25.86
7.	From and including the 1st day of April, 1981 up to and including the 30th day of April, 1981	11.77	34.00	61.00	25.86

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 187/81.

General.

Made—March 24th, 1981.

Filed—March 27th, 1981.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Items 1, 2, 3 and 4, item 5, as remade by section 1 of Ontario Regulation 49/81 and item 6, as made by section 1 of Ontario Regulation 49/81, of Table 1 to Regulation 95 of Revised Regulations of Ontario, 1980, are revoked and the following substituted therefor:

1	From and including the 1st day of April, 1980 up to and including the 30th day of April, 1980	10.52	30.68	20.52	51.00	21.06
2	From and including the 1st day of May, 1980 up to and including the 31st day of May, 1980	10.78	30.68	20.78	51.00	21.06
3	From and including the 1st day of June, 1980 up to and including the 31st day of July, 1980	10.78	30.68	20.78	61.00	21.06
4	From and including the 1st day of August, 1980 up to and including the 31st day of October, 1980	11.05	30.68	21.05	61.00	21.06
5	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	30.68	21.42	61.00	21.06
6	From and including the 1st day of February, 1981 up to and including the 31st day of March, 1981	11.77	30.38	21.77	61.00	21.06
7	From and including the 1st day of April, 1981 up to and including the 30th day of April, 1981	11.77	34.00	21.77	61.00	23.50

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 188/81.

General.

Made—March 24th, 1981.

Filed—March 27th, 1981.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Subsection 30 (3) of Regulation 502 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) For the purpose of subsection (2), operating and maintenance costs include the portion of the fees paid to a physician for a home for all services rendered by the physician that are prescribed in section 25 not exceeding \$3.12 per month for each bed in the home based on the designated bed capacity for the home. O. Reg. 188/81, s. 1.

2. Items 1, 2, 3 and 4, item 5, as remade by section 1 of Ontario Regulation 50/81, and item 6, as made by section 1 of Ontario Regulation 50/81, of Table 1 to the said Regulation are revoked and the following substituted therefor:

1	From and including the 1st day of April, 1980 up to and including the 30th day of April, 1980	10.52	28.68	20.52	51.00
2	From and including the 1st day of May, 1980 up to and including the 31st day of May, 1980	10.78	28.68	20.78	51.00
3	From and including the 1st day of June, 1980 up to and including the 31st day of July, 1980	10.78	28.68	20.78	61.00
4	From and including the 1st day of August, 1980 up to and including the 31st day of October, 1980	11.05	28.68	21.05	61.00
5	From and including the 1st day of November, 1980 up to and including the 31st day of January, 1981	11.42	28.68	21.42	61.00
6	From and including the 1st day of February, 1981 up to and including the 31st day of March, 1981	11.77	28.68	21.77	61.00
	From and including the 1st day of April, 1981 up to and including the 30th day of April, 1981	11.77	32.00	21.77	61.00

THE PLANNING ACT

O. Reg. 189/81.

Order Made Under Section 30 of the Planning Act.

Made—March 23rd, 1981.

Filed—March 27th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had

the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Paipoonge in the Territorial District of Thunder Bay, being Lot 25 in Concession III, south of the Kaministiquia River, and described as Parcel 2094 in the Register for the District of Thunder Bay West Freehold, formerly in the District of Fort William Freehold, in the Land Registry Office for the Land Titles Division of Thunder Bay (No. 55) containing by admeasurement 100 acres be the same more or less. O. Reg. 189/81, s. 1.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 23rd day of March, 1981.

THE PLANNING ACT

O. Reg. 190/81.

Restricted Areas—Township of Tiny
in the County of Simcoe.

Made—March 27th, 1981.

Filed—March 27th, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—TOWNSHIP OF TINY IN THE COUNTY OF SIMCOE

1. In this Order,

(a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot;

(b) "commercial use" means a use of land, buildings or structures for the purposes of buying and selling commodities or supplying services;

"floor area" means the total area of all floors contained within the outside walls of a building or structure;

(d) "lot" means a parcel of land,

(i) described in a deed or other document legally capable of conveying land, or

(ii) shown as a lot or block on a registered plan of subdivision. O. Reg. 190/81, s. 1.

2. This Order applies to the following lands in the Township of Tiny in the County of Simcoe:

1. The northeast quarter of Lot 105, Concession I, O.S.

2. The east half of Lot 106, Concession I, O.S.

3. The east half of Lot 107 in Concession I, O.S.

4. The southeast quarter of Lot 108 in Concession I, O.S. O. Reg. 190/81, s. 2.

3. Nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the municipal architect or building inspector of the Township of Tiny prior to the day this Order comes into force if the erection of such building or structure is commenced within two years after the day this Order comes into force and such building or structure is completed within a reasonable time after the erection thereof is commenced. O. Reg. 190/81, s. 3.

4.—(1) Subject to subsection (2), no building or structure containing a floor area exceeding 465 square metres shall be erected or used for commercial uses.

(2) Notwithstanding subsection (1), a building or structure used for commercial uses and lawfully existing on the day this Order comes into force may be extended or enlarged provided such extension or enlargement does not exceed a maximum floor area of 279 square metres. O. Reg. 190/81, s. 4.

5.—(1) No building or structure used for commercial uses shall be located within eight metres of any lot line.

(2) Not more than one building or structure used for commercial uses may be erected on a lot but this subsection does not prohibit the erection of accessory buildings or structures where there is compliance with all other provisions of this Order. O. Reg. 190/81, s. 5.

6.—(1) Nothing in this Order prevents the repair or reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any building or structure. O. Reg. 190/81, s. 6.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 27th day of March, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 191/81.

Exemption—Ministry of Transportation and Communications—MTC-38.

Made—March 10th, 1981.

Approved—March 10th, 1981.

Filed—March 31st, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF TRANSPORTATION AND COMMUNICATIONS—MTC-38

Having received a request from the Minister of Transportation and Communications that an undertaking, namely:

The activity of carrying out the design and construction of Highway 416 from Regional Road 13 northerly to the vicinity of Regional Road 8,

be exempted from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following interference with the persons indicated will occur:

- A. The public will be interfered with by the resulting delays in construction of a project for which a public commitment to expedite construction has been made by the Premier of Ontario; and
- B. The Township of Rideau will be interfered with by the delay in completion of a project for which a designated alignment has existed since the late 1960's, and upon which land use planning and development have taken place in expectation of the highway's construction.

Having weighed such interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment, which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Premier of Ontario has made a public commitment to expedite construction of this road;
- B. An active public participation program formed a significant part of the planning for the undertaking;
- C. The Rideau Township Council recently passed a resolution agreeing in principle with the proposal to construct the project within the designated alignment in the Municipality, and the project has been discussed with and agreed to by the Chairman of the Regional Municipality.

This exemption order is subject to the following terms and conditions:

1. The Ministry of Transportation and Communications shall prepare and submit to the Ministry of the Environment an environmental status statement covering the design and construction portion of the undertaking, for information and monitoring purposes only.

HARRY PARROTT
Minister of the Environment

Dated this 10th day of March, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 192/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—March 31st, 1981.

Filed—March 31st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Section 54 of Ontario Regulation 481/73, as made by section 1 of Ontario Regulation 15/81, is revoked and the following substituted therefor:

54. Notwithstanding any other provision of this Order, the land described in Schedule 43 may be used

for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 metres
Minimum side yards	10 metres
Minimum rear yard	382 metres
Maximum floor area of dwelling	278.7 square metres
Maximum height of dwelling	7 metres

O. Reg. 192/81, s. 1.

W. WRONSKI
*Assistant Deputy Minister,
Community Planning,
Ministry of Housing*

Dated at Toronto, this 31st day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 193/81.
General.
Made—March 10th, 1981.
Filed—April 1st, 1981.

REGULATION TO AMEND
REGULATION 469 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Section 6 of Regulation 469 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

6.—(1) Notwithstanding subsection 5 (1), the Registrar may issue a permit for a period not exceeding ten days authorizing the driving of,

- (a) an unladen commercial motor vehicle, an unladen trailer or a motor vehicle other than a commercial motor vehicle, upon payment of a fee of \$ 5.00
- (b) a laden commercial motor vehicle, upon payment of a fee of 50.00

(c) a combination of a commercial motor vehicle and trailer or trailers where any of the vehicles are laden, or a commercial motor vehicle having a machine or apparatus mounted upon the chassis thereof which machine or apparatus is not designed or used primarily for the transportation of persons or property, upon payment of a fee of \$ 100.00

(2) The permit issued for a vehicle or combination of vehicles under subsection (1) shall be affixed, by the person to whom the permit has been issued, on the inner surface of the lower left corner of the windshield of the motor vehicle and removed immediately upon the expiration of the period for which the permit was issued.

(3) When a permit is issued under subsection (1), the owner or lessee of a commercial vehicle is exempt from the provisions of section 10 of the Act in respect of the commercial vehicle or vehicles referred to in the permit. O. Reg. 193/81, s. 1.

2. Section 7 of the said Regulation is revoked.
O. Reg. 193/81, s. 2.

THE HEALTH DISCIPLINES ACT

O. Reg. 194/81.
Dentistry.
Made—August 20th, 1979.
Approved—September 11th, 1979.
Filed—April 1st, 1981.

REGULATION TO AMEND
REGULATION 447 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HEALTH DISCIPLINES ACT

1. Item 1 of the Table to section 35 of Regulation 447 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

- 1. oral and maxillofacial surgeons oral and maxillofacial surgery
- 2. Subclause 36 (1) (e) (i) of the said Regulation is revoked and the following substituted therefor:
 - (i) oral and maxillofacial surgery, successful completion of thirty-six consecutive months of full-time instruction in an oral and maxillofacial

surgery program, approved by the College,

COUNCIL OF THE ROYAL COLLEGE OF
DENTAL SURGEONS OF ONTARIO:

ALBERT J. CALZONETTI
President

KENNETH F. POWNALL
Registrar

Dated at Toronto, this 20th day of August, 1979.

THE MILK ACT

O. Reg. 195/81.

Grade A Milk—Marketing.

Made—March 31st, 1981.

Filed—April 1st, 1981.

REGULATION TO AMEND
REGULATION 620 OF

REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE MILK ACT

1.—(1) Subsection 16 (4) of Regulation 620 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 40/81, is revoked and the following substituted therefor:

(4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (1).

(2) Subsection 16 (5) of the said Regulation is revoked and the following substituted therefor:

(5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.42 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (2).

(3) Subsection 16 (6) of the said Regulation is revoked and the following substituted therefor:

(6) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the proces-

sor for not less than a minimum price of \$31.31 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (3).

(4) Subsection 16 (7a) of the said Regulation, as made by subsection 1 (4) of Ontario Regulation 40/81, is revoked and the following substituted therefor:

(7a) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.42 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (4).

(5) Subsection 16 (8) of the said Regulation is revoked and the following substituted therefor:

(8) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.28 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (5).

(6) Subsection 16 (10) of the said Regulation is revoked and the following substituted therefor:

(10) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.28 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 195/81, s. 1 (6).

(7) Subsection 16 (11) of the said Regulation, as remade by subsection 1 (6) of Ontario Regulation 40/81, is revoked and the following substituted therefor:

(11) The minimum prices that apply under subsections (1), (2), (3), (4), (5), (6), (7), (7a), (8), (9) and (10) shall be increased or decreased at the rate of \$0.4796 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 195/81, s. 1 (7).

2. Paragraph 1 of subsection 21 (1) of the said Regulation, as remade by section 2 of Ontario Regulation 40/81, is revoked and the following substituted therefor:

1. A payment on account at the rate of \$26.42 per hectolitre not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

3.—(1) This Regulation, except subsection 1 (3), comes into force on the 1st day of April, 1981.

- (2) Subsection 1 (3) of this Regulation comes into force on the 15th day of April, 1981. O. Reg. 196/81, s. 3.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1981.

THE MILK ACT

O. Reg. 196/81.

Industrial Milk—Marketing.

Made—March 31st, 1981.

Filed—April 1st, 1981.

REGULATION TO AMEND
REGULATION 623 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE MILK ACT

- 1.—(1) Subsection 13 (1) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (1) of Ontario Regulation 41/81, is revoked and the following substituted therefor:

(1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.76 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (1).

- (2) Subsection 13 (2) of the said Regulation is revoked and the following substituted therefor:

(2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.42 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (2).

- (3) Subsection 13 (3) of the said Regulation is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$31.31 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (3).

- (4) Subsection 13 (4a) of the said Regulation, as made by subsection 1 (3) of Ontario Regulation 41/81, is revoked and the following substituted therefor:

(4a) All Class 4c milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$33.42 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (4).

- (5) Subsection 13 (5) of the said Regulation is revoked and the following substituted therefor:

(5) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.28 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (5).

- (6) Subsection 13 (7) of the said Regulation is revoked and the following substituted therefor:

(7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.28 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 196/81, s. 1 (6).

- (7) Subsection 13 (8) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 41/81, is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections (1), (2), (3), (4), (4a), (5), (6) and (7) shall be increased or decreased at the rate of \$0.4796 for each 0.10 kilograms of milk-fat above or below 3.6 kilograms of milk-fat in each hectolitre of milk. O. Reg. 196/81, s. 1 (7).

2. Paragraph 1 of subsection 20 (1) of the said Regulation is revoked and the following substituted therefor:

1. A payment on account at the rate of \$19.68 per hectolitre, not later than the fourteenth day of the next following month or, where a holiday falls within the first twelve days of that month, not later than the fifteenth day of that month.

- 3.—(1) This Regulation, except subsection 1 (3), comes into force on the 1st day of April, 1981.

- (2) Subsection 1 (3) of this Regulation comes into force on the 15th day of April, 1981. O. Reg. 196/81, s. 3.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1981.

THE MILK ACT

O. Reg. 197/81.

Cheese—Marketing.

Made—March 31st, 1981.

Filed—April 1st, 1981.

REGULATION TO AMEND

REGULATION 615 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE MILK ACT

1. Schedule 1 to Regulation 615 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 1

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Atwood Cheese Company Ltd. (Division of National Cheese Co. Ltd.	Atwood
Ault Foods Limited	Winchester
Ault Foods Limited	Napanee
Balderson Cheese Ltd.	Balderson
Balderson Cheese Ltd.	Thornloe
The Beulah Co-operative Cheese & Butter Co.	Madoc
Blanshard and Nissouri Cheese & Butter Co. Ltd.	St. Marys
Bright Cheese & Butter Mfg. Co. Ltd.	Bright
Central Mfg. Cheese & Butter Co.	Stirling

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese Ltd.	Eldorado
Forfar Dairy Limited	Elgin
Harold Cheese Mfg. Co.	Stirling
Harrowsmith Cheese Factory Ltd.	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Limited	Ingleside Williamstown Wolfe Island
Maple Dale Cheese Limited	Plainfield
Millbank Cheese & Butter Ltd.	Millbank
Pine Grove Farms Inc.	Lakefield
Pine River Cheese & Butter Co-operative	Ripley
Plum Hollow Cheese & Cream Co-operative	Athens
Riverside Cheese & Butter Inc.	Trenton
St. Albert Co-operative Cheese Mfg. Association	St. Albert
St. Lawrence Parks Commission (Upper Canada Village Cheese Factory)	Morrisburg
Tavistock Union Cheese & Butter Ltd.	Tavistock
The Teeswater Creamery (Division of R.G. and D.H. Holdings)	Teeswater
Union Star Cheese Factory Limited	Renfrew
Wilton Cheese Factory (A.M. Jensen Limited)	Odessa

O. Reg. 197/81, s. 1.

2. Schedule 2 to the said Regulation is revoked and the following substituted therefor:

Schedule 2

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Atwood Cheese Company Ltd. (Division of National Cheese Co. Ltd.)	Atwood
Ault Foods Limited	Winchester Napanee
Balderson Cheese Ltd.	Balderson Thornloe
Blanshard & Nissouri Cheese & Butter Co. Ltd.	St. Marys
Central Mfg. Cheese & Butter Company	Stirling
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Eldorado Cheese Ltd.	Eldorado
Forfar Dairy Limited	Elgin
Harold Cheese Mfg. Co.	Stirling
Harrowsmith Cheese Factory Limited	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Limited	Ingleside Williamstown Wolfe Island
Mapleton Cheese & Butter Co. Ltd.	St. Thomas
Millbank Cheese & Butter Limited	Millbank
Pine Grove Farms Inc.	Lakefield
Pine River Cheese & Butter Co-operative	Ripley
Riverside Cheese & Butter Inc.	Trenton
St. Albert Co-operative Cheese Mfg. Association	St. Albert
St. Lawrence Parks Commis- sion (Upper Canada Village Cheese Factory)	Morrisburg
Union Star Cheese Factory Limited	Renfrew

O. Reg. 197/81, s. 2.

3. This Regulation comes into force on the 1st day of April, 1981. O. Reg. 197/81, s. 3.

THE ONTARIO MILK MARKETING BOARD:

KENNETH MCKINNON
Chairman

H. PARKER
Secretary

Dated at Toronto, this 31st day of March, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 198/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—March 26th, 1981.

Filed—April 1st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph xviii of section 2 of Ontario Regulation 479/73, as remade by section 2 of Ontario Regulation 449/75 and amended by subsection 1 (1) of Ontario Regulation 401/76, section 1 of Ontario Regulation 174/77, section 1 of Ontario Regulation 458/78, section 1 of Ontario Regulation 684/78 and section 2 of Ontario Regulation 513/80, is further amended by adding thereto the following subparagraph:

9. Those parts of lots 3 and 4, Range 4, north of Dundas Street, designated as parts 1, 2, 3 and 4 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-8678.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 26th day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 199/81.

Parking.

Made—March 30th, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 19 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
2. That part of the King's Highway known as No. 33 in the Township of Murray in the County of Northumberland beginning at a point situate 100 metres measured northerly from its intersection with the centre line of the road allowance between lots 2 and 3 in Concession 2, known as Power Street, and extending northerly therealong for a distance of 250 metres.
2. Paragraph 1 of Schedule 65 of Appendix A to the said Regulation is revoked and the following substituted therefor:
 1. That part of the King's Highway known as No. 38 in the Township of Kingston in the County of Frontenac lying between a point situate at its intersection with the roadway known as 4th Concession Road and a point situate at its intersection with the King's Highway known as No. 2.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 30th day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 200/81.

Speed Limits.

Made—March 30th, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 6 of Part 5 of Schedule 2 to Regulation 490 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Essex—

Twp. of
Mersea

Twp. of
Gosfield
South

6. That part of the King's Highway known as No. 3 in the County of Essex lying between a point situate 185 metres measured westerly from its intersection with the centre line of the roadway known as Armstrong Drive in the Township of Mersea and a point situate 50 metres measured westerly from its intersection with the centre line of the roadway known as Essex Road No. 31 in the Township of Gosfield South.

- (2) Part 5 of the said Schedule 2 is amended by adding thereto the following paragraph:

Haldimand-
Norfolk—

Town of
Dunnville

18. That part of the King's Highway known as No. 3 in the Town of Dunnville in The Regional Municipality of Haldimand-Norfolk lying between a point situate at its intersection with the line between lots 5 and 6 in Concession 1 Range from Grand River and a point situate 30 metres measured easterly from its intersection with the roadway known as Reicheld Avenue.

- (3) Part 6 of the said Schedule 2 is amended by adding thereto the following paragraph:

Essex—

Twp. of
Mersea

4. That part of the King's Highway known as No. 3 in the Township of Mersea in the County of Essex lying between a point situate 40 metres measured easterly from its intersection with the centre line of the roadway known as Armstrong Drive and extending westerly therealong for a distance of 225 metres more or less.

- 2.—(1) Paragraph 21 of Part 2 of Schedule 23 to the said Regulation is revoked.

- (2) Part 2 of the said Schedule 23 is amended by adding thereto the following paragraphs:

District of
Thunder
Bay—

Twps. of
Lahontan,
Killraine
and
Priske

42. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the easterly limit of the Pays Plat Indian Reserve No. 51 in the Township of Lahontan and a point situate at its intersection with the line between the townships of Killraine and Priske.

District of
Thunder
Bay—

Twps. of
Nipigon
and
Lahontan

43. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 in the Township of Nipigon and a point situate at its intersection with the westerly limit of the Pays Plat Indian Reserve No. 51, in the Township of Lahontan.

- (3) Part 4 of the said Schedule 23 is amended by adding thereto the following paragraph:

District of
Thunder
Bay—

25. That part of the King's Highway known as No. 17 in the Township of Lahontan in the Territorial District of Thunder Bay lying between a point situate at its intersection with the westerly boundary of the Pays Plat Indian Reserve No. 51 and a point situate at its intersection with the easterly limit of the said Pays Plat Indian Reserve No. 51.

Pays Plat
Indian
Reserve
No. 51

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 30th day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 201/81.

Stopping of Vehicles on Parts of
the King's Highway.

Made—March 30th, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 492 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 492 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 5

HIGHWAY No. 404

1. That part of the King's Highway known as No. 404 in the Town of Markham and the Town of Richmond Hill in The Regional Municipality of York lying between a point situate at its intersection with the northerly edge of the bridge abutment over Beaver Creek and a point situate 500 metres measured northerly from its intersection with 16th Avenue Overpass
- O. Reg. 201/81, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 30th day of March, 1981.

THE PLANNING ACT

O. Reg. 202/81.

Restricted Areas—County of Simcoe,
Township of Vespra.

Made—March 31st, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 62/73 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 62/73 is amended by adding thereto the following sections:

38. Notwithstanding paragraph 1 of section 4, the land described in Schedule 26 may be used for the erection and use thereon of a building for the sale of farm produce provided all other requirements of this Order are met. O. Reg. 202/81, s. 1, *part*.

39. Notwithstanding paragraph 2 of section 4, the land described in Schedule 27 may be used for the erection and use thereon of two buildings accessory to the existing liquid industrial waste transfer station provided all other requirements of this Order are met. O. Reg. 202/81, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 26

That parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of the north half of Lot 16 and that part of the south half of Lot 17 in Concession I, west of the Penetanguishene Road, more particularly described as follows:

Beginning at an iron bar planted in the line between the north and south halves of the said Lot 16 distant 834.16 feet westerly therealong from the intersection of the said half lot line with the westerly limit of King's Highway No. 93 as widened by an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 15933, being the southwesterly angle of the land described in an Instrument registered in the said Land Registry Office as Number 402086;

Thence continuing westerly along the said line between the north and south halves of the said Lot 16 to its intersection with the easterly limit of King's Highway No. 400;

Thence northerly along the said easterly limit of the said King's Highway No. 400 to its intersection with the line between the north and south halves of the said Lot 17;

Thence easterly along the line between the north and south halves of the said Lot 17 to its intersection with

the westerly limit of the said King's Highway No. 93 as widened by the said Instrument Number 15933;

Thence southerly along the said westerly limit of the said King's Highway No. 93, as widened by the said Instrument Number 15933, to the southwesterly angle thereof;

Thence easterly along the southerly limit of the said Highway widening Number 15933 a distance of 14.05 feet to the westerly limit of the original road allowance between the Township of Oro and the Township of Vespra;

Thence southerly along the westerly limit of the said original road allowance 48 feet to an iron bar;

Thence south 58° 09' 30" west 14 feet to an iron bar;

Thence north 31° 50' 30" west 5 feet to an iron bar;

Thence south 57° 48' 10" west 836.11 feet to an iron bar;

Thence south 32° 00' 40" east 653.58 feet to the place of beginning. O. Reg. 202/81, s. 2, *part*.

Schedule 27

That parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of the east half of Lot 14 in Concession V more particularly described as follows:

Beginning at the intersection of the westerly limit of the easterly half of the said Lot 14 and the southerly limit of County Road No. 43;

Thence south 32° 50' 30" east along the westerly limit of the easterly half of the said Lot a distance of 201.16 metres to a point;

Thence south 32° 50' 30" east 100.58 metres to a point;

Thence north 32° 50' 30" west 201.16 metres to a point on the southerly limit of the said County Road No. 43;

Thence south 58° 03' 30" west along the southerly limit of the said County Road a distance of 100.58 metres to the place of beginning. O. Reg. 202/81, s. 2, *part*.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 31st day of March, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 203/81.

Vehicles on Controlled-Access Highways.

Made—April 2nd, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 496 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Clause (a) of Schedule 7 to Regulation 496 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) that part of the King's Highway known as No. 7 lying between a point situate at its intersection with Victoria Street in the City of Kitchener and a point situate at its intersection with Waterloo Road 6 in the Township of Wilmot.

(2) Clause (c) of the said Schedule 7 is revoked and the following substituted therefor:

(c) that part of the King's Highway known as No. 85 lying between a point situate at its intersection with the King's Highway known as No. 7 in the City of Kitchener and a point situate 800 metres measured northerly from its intersection with the centre line of the roadway known as Waterloo Road 17 in the Township of Woolwich.

THE HIGHWAY TRAFFIC ACT

O. Reg. 204/81.

Garage Licences.

Made—April 2nd, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 468 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 4 of Regulation 468 of Revised Regulations of Ontario, 1980 is amended by inserting after "maintain" in the fourth line "for a period of two years".

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 205/81.

General.

Made—April 2nd, 1981.

Filed—April 2nd, 1981.

REGULATION TO AMEND REGULATION 832 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

1. Subsection 13 (3) of Regulation 832 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) The records mentioned in subsections (1) and (2) shall be retained for a period of one year and produced when required for inspection by a member of the Ontario Provincial Police Force or an officer of the Ministry. O. Reg. 205/81, s. 1.

THE PUBLIC COMMERCIAL VEHICLES ACT

O. Reg. 206/81.

Extending Validity of Public Commercial Vehicle Licences.

Made—April 2nd, 1981.

Filed—April 2nd, 1981.

REGULATION MADE UNDER THE PUBLIC COMMERCIAL VEHICLES ACT

EXTENDING VALIDITY OF PUBLIC COMMERCIAL VEHICLE LICENCES

1. Notwithstanding subsection 6 (1) of Regulation 832 of Revised Regulations of Ontario, 1980, the term or period of vehicle licences issued in respect of public commercial vehicles expiring on the 31st day of March, 1981 is extended to and including the 30th day of April, 1981. O. Reg. 206/81, s. 1.

THE PLANNING ACT

O. Reg. 207/81.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—March 26th, 1981.

Filed—April 3rd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

33.—(1) For the purposes of this section, a "golf course" does not include a driving range or a miniature golf course.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 18 may be used for a golf course and buildings and structures accessory thereto, including a club house, tennis court, shop and pump house, provided the following requirements are met:

Minimum lot frontage 180 metres

Minimum lot area 28 hectares

Except in the case of a tennis court, minimum distance between any building or structure and the centre line of Kennedy Road 36.6 metres

Minimum distance between any building or structure and the side lot lines 10.7 metres

Minimum distance between any building or structure and the rear lot line 15.2 metres

O. Reg. 207/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 18

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being that part of Lot 29 in Concession VI more particularly described as follows:

Premising that the road allowance between concessions V and VI in front of the said Lot 29 has a bearing of north 8° 56' west and that all bearings used herein are related thereto;

Beginning at a point in the northerly limit of the said Lot 29 distant 10.08 feet measured easterly therealong from the northwesterly corner thereof;

Thence southerly along a line parallel to and distant 10 feet measured easterly therefrom at right angles thereto the westerly limit of the said Lot 598.75 feet;

Thence north 76° 08' east 306.12 feet;

Thence south 8° 56' east 269.87 feet;

Thence north 73° 48' 30" east 3,499.28 feet;

Thence north 8° 49' west 862.05 feet, more or less, to a point in the northerly limit of the said Lot;

Thence westerly along the northerly limit of the said Lot 3,806.56 feet, more or less, to the place of beginning. O. Reg. 207/81, s. 2.

P. G. RIMMINGTON

Director,

Community Planning Review Branch,

Central and Southwest,

Ministry of Housing

Dated at Toronto, this 26th day of March, 1981.

THE PLANNING ACT

O. Reg. 208/81.

Restricted Areas—County of Ontario (now The Regional Municipality of Durham), Township of Pickering (now Town of Pickering).

Made—April 2nd, 1981.

Filed—April 3rd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

26. Notwithstanding any other provision of this Order, the lands described in Schedule 13 may be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 208/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 13

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being that part of Lot 5 in Concession VII designated as Part 2 on a Plan deposited in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 40R-5733. O. Reg. 208/81, s. 2.

P. G. RIMMINGTON

Director,

Community Planning Review Branch,

Central and Southwest,

Ministry of Housing

Dated at Toronto, this 2nd day of April, 1981.

THE PLANNING ACT

O. Reg. 209/81.

Restricted Areas—County of Ontario (now
The Regional Municipality of Durham),
Township of Pickering (now Town of
Pickering).

Made—March 2nd, 1981.

Filed—April 6th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 102/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 102/72 is amended by adding thereto the following section:

27. Notwithstanding any other provision of this Order, the land described in Schedule 14 may be used for the erection and use thereon of an additional single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance between the additional dwelling and the southerly lot line	45 metres
Minimum distance between the additional dwelling and Westney Road	14 metres
Minimum distance between the additional dwelling and any existing building or structure	16 metres
Minimum distance between the additional dwelling and the existing lane in the northerly part of the lands	16 metres
Minimum total floor area of dwelling	526 square metres
Maximum height of dwelling	two storeys

O. Reg. 209/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 14

That parcel of land situate in the Town of Pickering in The Regional Municipality of Durham, being those parts of lots 10, 11 and 12 and that part of the original road allowance between lots 10 and 11 in Concession V more particularly described as follows:

Premising that the bearing of the westerly limit of the Greenwood Road, as opened by a By-law registered in the Land Registry Office for the Registry Division of Durham (No. 40) as Number 2415, has a bearing of north 19° 06' west and relating all bearings with respect to that part of Lot 10, that part of the said road allowance and the easterly part of Lot 11 as described herein thereto;

And premising further that the limit between lots 11 and 12 in the north half of the said Concession V has a bearing of north 17° 41' 10" west and relating all bearings with respect to that part of the said Lot 12 and the westerly part of the said Lot 11;

Beginning at a point in the said westerly limit of the Greenwood Road a distance of 1,315.03 feet measured southerly along the said westerly limit of the said Greenwood Road from the intersection therewith with the southerly limit of the road allowance between concessions V and VI;

Thence southerly along the westerly limit of the said Greenwood Road 1,526.87 feet to an iron pipe planted;

Thence south 72° 41' 40" east 111.60 feet to an iron pipe planted;

Thence south 19° 19' 50" west 173.65 feet to an iron pipe planted;

Thence north 68° 08' 50" east 110.99 feet to an iron pipe planted in the westerly limit of the said Greenwood Road;

Thence continuing southerly along the westerly limit of the said Greenwood Road 300 feet, more or less, to the intersection therewith of the fence line forming the southerly boundary of the north halves of lots 10, 11 and 12, being the southerly boundary of the parcel of land described herein;

Thence westerly along the fence line forming the existing boundary between the north half and the south half of lots 10, 11 and 12 in the said Concession V to the intersection therewith of the line forming the limit between lots 11 and 12 in the said Concession V;

Thence north 17° 41' 10" west 248.5 feet to a point;

Thence north 71° 37' 20" east 75.67 feet to a point;

Thence north 9° 15' west 234.25 feet to a point;

Thence south 71° 37' 20" west 395.13 feet, more or less, to an iron bar planted in the easterly limit of the Greenwood Road;

Thence north 9° 15' west along the westerly boundary of the last-mentioned Greenwood Road 102 feet to an iron bar planted;

Thence north 71° 37' 20" east 395.13 feet to a point;

Thence north 9° 15' west 705 feet to a point;

Thence north 43° 37' west 263.78 feet to a point;

Thence continuing in a northerly direction along a post and wire fence about parallel with the limit between the said lots 11 and 12 and forming the easterly boundary of the lands described in an Instrument registered in the said Land Registry Office as Number 55544 a distance of 450.12 feet, more or less, to a post and wire fence forming the northerly boundary of the lands herein described;

Thence easterly along the said last-mentioned post and wire fence 1,400 feet, more or less, to the place of beginning.

The said parcel of land is described in a Deed registered in the said Land Registry Office as Number 95963. O. Reg. 209/81, s. 2.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 2nd day of March, 1981.

THE HEALTH DISCIPLINES ACT

O. Reg. 210/81.

Parcast C.D.I.

Made—April 2nd, 1981.

Filed—April 6th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 18/81 MADE UNDER THE HEALTH DISCIPLINES ACT

1. Section 2 of the Schedule to Ontario Regulation 18/81, as remade by section 1 of Ontario Regulation 44/81, is revoked and the following substituted therefor:

2. For the purposes of subsection 155 (3) of the Act, the prescription fee shall not exceed a maximum of \$3.90.

2. This Regulation comes into force on the 1st day of April, 1981.

THE PLANNING ACT

O. Reg. 211/81.

Order Made Under Section 30 of

The Planning Act.

Made—April 2nd, 1981.

Filed—April 7th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Snowdon in the Provisional County of Haliburton, being composed of:

1. all that part of Lot 4 in Concession II lying west of the north branch of the Burnt River;
2. all that part of the said Lot 4 in Concession II lying north of the east branch of the Burnt River; and
3. all of Lot 4 in Concession III in the said Township of Snowdon.

Together with a right-of-way over the present travelled road to the grantees, their heirs and assigns in common with others entitled thereto across Lots 1, 2 and 3 in Concession II of the said Township of Snowdon.

Together with a right-of-way over the present travelled road to the grantees, their heirs and assigns in common with others entitled thereto across Lot 2 in Concession III of the said Township of Snowdon.

Subject to a right-of-way to the Grantor in Instrument registered in the Land Registry Office for the Registry Division of Haliburton (No. 19) as Number

3215 and all parties entitled thereto over the present travelled road crossing the lands herein conveyed.

And being the lands described in the said Instrument Number 3215 for the said Township of Snowdon.

The rights-of-way above referred to passing over Lots 1, 2 and 3 in Concession II and Lot 2 in Concession III have now been surveyed and the Survey Plan has been deposited in the said Land Registry Office as Number 19R-538. O. Reg. 211/81, s. 1.

D. G. HENDERSON
Director,

*Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 2nd day of April, 1981.

THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

O. Reg. 212/81.

Reciprocating States.

Made—April 2nd, 1981.

Filed—April 8th, 1981.

REGULATION TO AMEND REGULATION 893 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RECIPROCAL ENFORCEMENT OF MAINTENANCE ORDERS ACT

1. Paragraph 3 of the Schedule to Regulation 893 of Revised Regulations of Ontario, 1980, exclusive of the subparagraphs, is revoked and the following substituted therefor:
3. The Commonwealth of Australia and the following States and Territories of Australia:
2. Paragraphs 10, 12 and 14 of the said Schedule are revoked and the following substituted therefor:
10. Papua New Guinea
12. Zimbabwe
14. Republic of South Africa

THE HIGHWAY TRAFFIC ACT

O. Reg. 213/81.

Parking.

Made—April 7th, 1981.

Filed—April 25th, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 33 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:
3. That part of the King's Highway known as No. 26 in the Township of Vespra in the County of Simcoe beginning at a point situate at its intersection with the line between lots 17 and 18 in Concession 4 and between lots 17 and 18 in Concession 5 and extending southerly therealong for a distance of 600 metres.
2. Schedule 67 of Appendix A to the said Regulation is amended by adding thereto the following paragraph:
2. That part of the King's Highway known as No. 27 in the Township of Vespra in the County of Simcoe beginning at a point situate at its intersection with the line between lots 17 and 18 in Concession 4 and between lots 17 and 18 in Concession 5 and extending southerly therealong for a distance of 600 metres.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 7th day of April, 1981.

THE MENTAL HOSPITALS ACT

O. Reg. 214/81.

Application of Section 10 of the
Public Hospitals Act.

Made—April 2nd, 1981.

Filed—April 8th, 1981.

REGULATION MADE UNDER THE MENTAL HOSPITALS ACT

APPLICATION OF SECTION 10
OF THE PUBLIC HOSPITALS ACT

1. Section 10 of the *Public Hospitals Act* is designated as a provision that is applicable to an institution that is designated under section 1 of Regulation 611 of Revised Regulations of Ontario, 1980. O. Reg. 214/81, s. 1.

THE MENTAL HEALTH ACT

O. Reg. 215/81.

Grants.

Made—April 2nd, 1981.

Filed—April 8th, 1981.

REGULATION TO AMEND
REGULATION 610 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE MENTAL HEALTH ACT

1. Item 6 of section 8 of Regulation 610 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

6. Windsor Western Hospital Centre

THE ANATOMY ACT

O. Reg. 216/81.

General.

Made—April 2nd, 1981.

Filed—April 8th, 1981.

REGULATION TO AMEND
REGULATION 15 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE ANATOMY ACT

1. Section 2 of Regulation 15 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(2) Each school is required to retain each record referred to in subsection (1) for a period of ten years following the date on which the record is made but may dispose of the record upon the expiry of that period. O. Reg. 216/81, s. 1.

2. Section 6 of the said Regulation is revoked and the following substituted therefor:

6. The professor of anatomy, or his agent, of a school to which an unclaimed or donated body has been delivered shall complete a receipt for the body in Form 4 and shall forward a copy of the receipt to the local inspector and the general inspector. O. Reg. 216/81, s. 2.

3. Section 11 of the said Regulation is revoked. O. Reg. 216/81, s. 3.

4. Section 12 of the said Regulation is amended by striking out "10" in the fifth line and inserting in lieu thereof "9".

5. Forms 1 to 10 of the said Regulation are revoked and the following substituted therefor:

Form 1

Anatomy Act

DONATED BODY INFORMATION REPORT

NAME OF DECEASED (SURNAME, GIVEN NAME(S))			SEX	AGE	BIRTHPLACE
LAST PLACE OF RESIDENCE OF DECEASED					
STREET OR RURAL ROUTE		BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP		REGIONAL MUNICIPALITY, COUNTY OR DISTRICT	
DATE DEATH REPORTED TO LOCAL INSPECTOR DAY MONTH YEAR		TIME REPORTED a.m. or p.m.	REPORTED BY SURNAME		GIVEN NAME(S)
ADDRESS OF PERSON REPORTING DEATH TO LOCAL INSPECTOR					
DATE OF DEATH DAY MONTH YEAR			PLACE OF DEATH		
CAUSE OF DEATH					
SCHOOL OF ANATOMY TO WHICH BODY DELIVERED				DATE BODY DELIVERED TO SCHOOL DAY MONTH YEAR	
BURIAL PERMIT OBTAINED AT (PLACE)				DATE OBTAINED DAY MONTH YEAR	
INFORMATION REGARDING DECEASED OBTAINED FROM NAME IN FULL			ADDRESS		
DATED AT (PLACE)		LOCAL INSPECTOR OF ANATOMY OR HIS AGENT (SIGNATURE)			
DATE (DA / MO / YR)		ADDRESS OF LOCAL INSPECTOR OF ANATOMY OR HIS AGENT			

O. Reg. 216/81, s. 5, *part.*

Form 2

Anatomy Act

CERTIFICATE FOR ANATOMICAL DISSECTION OF AN UNCLAIMED BODY

TO (NAME OF SCHOOL OF ANATOMY AND PLACE)

This is to certify that I have received all the necessary details and information pertaining to
SURNAME GIVEN NAME(S) SEX AGE

DATE OF DEATH PLACE OF DEATH BIRTHPLACE
DAY MONTH YEAR

CAUSE OF DEATH

LAST PLACE OF RESIDENCE OF DECEASED
STREET OR RURAL ROUTE BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP REG. MUNICIPALITY, COUNTY OR DISTRICT

And this is your authority to proceed with the dissection of the body in accordance with the *Anatomy Act*, if the body is not reclaimed before the expiration of the fourteen-day period required by subsection 5 (1) of the *Anatomy Act*.

DATED AT (PLACE) LOCAL INSPECTOR OF ANATOMY (SIGNATURE)
DATE (DA / MO / YR) ADDRESS OF LOCAL INSPECTOR OF ANATOMY

DISTRIBUTION: UNIT 1. SCHOOL OF ANATOMY
2. LOCAL INSPECTOR
3. GENERAL INSPECTOR

O. Reg. 216/81, s. 5, *part.*

Form 3

Anatomy Act

CERTIFICATE FOR ANATOMICAL DISSECTION OF A DONATED BODY

TO (NAME OF SCHOOL OF ANATOMY AND PLACE)

This is to certify that I have received all the necessary details and information pertaining to
SURNAME GIVEN NAME(S)

SEX

AGE

DATE OF DEATH

PLACE OF DEATH

BIRTHPLACE

CAUSE OF DEATH

LAST PLACE OF RESIDENCE OF DECEASED
STREET OR RURAL ROUTE

BOROUGH CITY TOWN VILLAGE OR TOWNSHIP

REG. MUNICIPALITY, COUNTY OR DISTRICT

And this is your authority to proceed with the dissection of the body in accordance with the *Anatomy Act*.

DATED AT (PLACE)

LOCAL INSPECTOR OF ANATOMY (SIGNATURE)

DATE (DA / MO / YR)

ADDRESS OF LOCAL INSPECTOR OF ANATOMY

DISTRIBUTION: UNIT 1 SCHOOL OF ANATOMY
2 LOCAL INSPECTOR
3 GENERAL INSPECTOR

O. Reg. 216/81, s. 5, *part.*

Form 4

Anatomy Act

RECEIPT FOR A BODY

- ☐ Unclaimed
☐ Donated

TO THE LOCAL INSPECTOR OF ANATOMY AT (ADDRESS IN FULL)

DATE RECEIVED UNCLAIMED / DONATED BODY DAY MONTH YEAR			SURNAME		GIVEN NAME(S)
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SEX	AGE	DATE OF DEATH DAY	MONTH	YEAR	PLACE OF DEATH
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LAST PLACE OF RESIDENCE OF DECEASED STREET OR RURAL ROUTE	BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP	REGIONAL MUNICIPALITY, COUNTY OR DISTRICT
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CAUSE OF DEATH

DATED AT (PLACE)	PROFESSOR OF ANATOMY OR HIS AGENT (SIGNATURE)
DATE (DA / MO / YR)	NAME OF SCHOOL OF ANATOMY

DISTRIBUTION: UNIT 1. LOCAL INSPECTOR
2. SCHOOL OF ANATOMY
3. GENERAL INSPECTOR

O. Reg. 216/81, s. 5, *part.*

Form 5

Anatomy Act

REPORT OF UNCLAIMED BODY

NAME OF DECEASED SURNAME		GIVEN NAME(S)		SEX	AGE
BIRTHPLACE OF DECEASED			DATE OF BIRTH (DA / MO / YR)		
LAST PLACE OF RESIDENCE OF DECEASED STREET OR RURAL ROUTE		BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP		REGIONAL MUNICIPALITY, COUNTY OR DISTRICT	
DEATH REPORTED BY SURNAME		GIVEN NAME(S)		DATE DEATH REPORTED DAY MONTH YEAR TIME (a.m. or p.m.)	
ADDRESS OF PERSON REPORTING DEATH					
BODY OF DECEASED IS LOCATED AT (HOSPITAL, PUBLIC OR PRIVATE MORGUE, ETC.)					
DATE DECEASED ADMITTED TO HOSPITAL DAY MONTH YEAR		DATE OF DEATH DAY MONTH YEAR		DEATH REPORTED TO CORONER <input type="checkbox"/> YES <input type="checkbox"/> NO	
PLACE OF DEATH (HOSPITAL, HOME FOR AGED, ETC.)		AUTOPSY <input type="checkbox"/> YES <input type="checkbox"/> NO			
CAUSE OF DEATH					
DEATH CERTIFICATE SIGNED BY (INDICATE NAME AND ADDRESS IN FULL)					
PHYSICAL DEFORMITIES (IF 'YES' DESCRIBE) <input type="checkbox"/> YES <input type="checkbox"/> NO					
DESCRIPTION OF CLOTHING AND OTHER PERSONAL BELONGINGS					
DISPOSAL OF PERSONAL BELONGINGS					
REMARKS REGARDING BODY (Where a police officer was notified of the death, give the police officer's name, telephone number and detachment; also describe what steps were taken to locate next of kin, and what other information has been obtained.)					

CONTINUE ON NEXT PAGE

BODY WAS DELIVERED TO THE SCHOOL OF ANATOMY LOCATION OF SCHOOL		NAME OF PERSON CONTACTED
NAME OF PERSON DELIVERING BODY		DATE BODY DELIVERED (DA / MO / YR)
OR		
BODY WAS DISPOSED OF BY THE MUNICIPAL CORPORATION NAME OF MUNICIPALITY		DATE BODY DISPOSED OF (DA / MO / YR)
DATED AT (PLACE)	LOCAL INSPECTOR OF ANATOMY OR CORONER OR AGENT (SIGNATURE)	
DATE (DA / MO / YR)	ADDRESS OF LOCAL INSPECTOR OF ANATOMY OR CORONER OR AGENT	
NOTE: BODY MUST NOT BE DELIVERED TO A SCHOOL OF ANATOMY UNTIL A PERIOD OF TWENTY-FOUR HOURS HAS ELAPSED		

O. Reg. 216/81, s. 5, *part.*

Form 6

Anatomy Act

REPORT AND WARRANT TO DISPOSE OF AN UNCLAIMED BODY

TO THE MUNICIPAL CORPORATION OF (NAME)			
NAME OF DECEASED SURNAME		GIVEN NAME(S)	SEX
AGE			
DATE OF DEATH DAY MONTH YEAR	PLACE OF DEATH (HOSPITAL, HOME FOR AGED, ETC.)		
LAST PLACE OF RESIDENCE OF DECEASED STREET OR RURAL ROUTE		BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP	REGIONAL MUNICIPALITY, COUNTY OR DISTRICT
BODY OF DECEASED IS LOCATED AT (HOSPITAL, PUBLIC OR PRIVATE MORGUE, ETC.)			
REMARKS REGARDING BODY			

Under the authority of section II of the *Anatomy Act*, I hereby direct you to dispose of this body at the expense of the municipal corporation.

DATED AT (PLACE)	LOCAL INSPECTOR OF ANATOMY OR CORONER (SIGNATURE)
DATE (DA MO YR)	ADDRESS OF LOCAL INSPECTOR OF ANATOMY OR CORONER
DISTRIBUTION UNIT 1 MUNICIPAL CORPORATION 2 LOCAL INSPECTOR OR CORONER 3 GENERAL INSPECTOR	

Form 7

Anatomy Act

NOTICE OF DISPOSAL OF A BODY

TO THE GENERAL INSPECTOR OF ANATOMY			
DECEASED	SURNAME	GIVEN NAME(S)	SEX AGE
DATE BODY RECEIVED BY SCHOOL OF ANATOMY (DA / MO / YR)	DATE OF DEATH (DA / MO / YR)	BIRTHPLACE OF DECEASED	
LAST PLACE OF RESIDENCE OF DECEASED STREET OR RURAL ROUTE	BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP	REG. MUNICIPALITY, COUNTY OR DISTRICT	

This is to inform you that the body of the deceased will be disposed of by
☐ burial ☐ cremation as required by section 7 of the *Anatomy Act*.

PLACE WHERE BODY WILL BE DISPOSED OF (NAME)	DATE OF DISPOSITION (DA / MO / YR)
DATED AT (PLACE)	PROFESSOR OF ANATOMY OR HIS AGENT (SIGNATURE)
DATE (DA / MO / YR)	NAME OF SCHOOL OF ANATOMY
DISTRIBUTION: UNIT 1. GENERAL INSPECTOR 2. SCHOOL OF ANATOMY	

O. Reg. 216/81, s. 5, part.

Form 8

Anatomy Act



Ministry of the
Solicitor
General

IDENTIFICATION TAG

DATE (DA/MO/YR)

BODY OF	(SURNAME)	GIVEN NAME(S)
SEX	AGE	LOCATED AT
TO BE DELIVERED TO (NAME OF SCHOOL OF ANATOMY)		
LOCAL INSPECTOR OF ANATOMY OR CORONER (NAME)		
PERSON TAGGING BODY (SIGNATURE)		TEL. NO.

O. Reg. 216/81, s. 5, part

Note: DONATED OR UNCLAIMED BODIES

1. Identification tags shall be attached, before delivery, to the neck and to a toe.
2. Finger prints and photographs shall be taken immediately on unclaimed bodies by the School of Anatomy.

Form 9

Anatomy Act

ORDER FOR STORAGE OF A BODY

TO THE PERSON IN CHARGE OF THE PUBLIC OR PRIVATE MORGUE AT (NAME)

Under the authority of subsection 12 (1) of the *Anatomy Act*, I hereby order you to store the body of the deceased until such time as other arrangements are made for disposal of the body.

DECEASED	SURNAME	GIVEN NAME(S)	SEX	AGE
DATE OF DEATH DAY MONTH YEAR			PLACE OF DEATH	
CAUSE OF DEATH				
LAST KNOWN ADDRESS OF DECEASED STREET OR RURAL ROUTE		BOROUGH, CITY, TOWN, VILLAGE OR TOWNSHIP		REG. MUNICIPALITY, COUNTY OR DISTRICT
DATED AT (PLACE)		LOCAL INSPECTOR OF ANATOMY OR CORONER (SIGNATURE)		
DATE (DA / MO / YR)		ADDRESS OF LOCAL INSPECTOR OF ANATOMY OR CORONER		

O. Reg. 216/81, s. 5, *part*.

THE GAME AND FISH ACT

O. Reg. 217/81.

Hunting Licences.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND REGULATION 420 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- Section 2 of Regulation 420 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsections:

(7) An application for a tag that authorizes the holder of a licence in Form 1 or 2 to hunt deer that,

(a) do not have antlers; or

(b) have antlers both of which are less than 7.5 centimetres in length,

shall be in the form furnished by the Ministry of Natural Resources with the licence in Form 1 or 2.

(8) No person shall use a form other than the form furnished by the Ministry of Natural Resources with his licence in Form 1 or 2 to apply for a tag referred to in subsection (7). O. Reg. 217/81, s. 1.

THE GAME AND FISH ACT

O. Reg. 218/81.

Fishing Licences.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND REGULATION 414 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

- Clause 4 (4) (c) of Regulation 414 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(c) one or more hoop-nets, is \$3.75 for each hoop-net authorized by the licence;

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 219/81.

Assignment of Powers and Duties
of Minister.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 114/81 MADE UNDER

THE MINISTRY OF NATURAL RESOURCES ACT

1. Clause 1 (a) of Ontario Regulation 114/81 is
revoked and the following substituted therefor:

- (a) the appeal of Mr. Milton A. Chomyn against
the decision of the South Lake Simcoe Con-
servation Authority made on the 10th day of
November, 1980 denying his application to
construct a seasonal residential dwelling on
part of Lot K on Plan 633 in the Township of
Innisfil in the County of Simcoe;

THE CONSERVATION AUTHORITIES ACT

O. Reg. 220/81.

Fill, Construction and Alteration
to Waterways—Niagara Peninsula.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION TO WATERWAYS— NIAGARA PENINSULA

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means The Niagara Peninsula
Conservation Authority;
- (b) "building or structure" means a building or
structure of any kind;
- (c) "drainage area" means, for a point, the area
that contributes runoff to that point;

(d) "fill" means earth, sand, gravel, rubble, rub-
bish, garbage or any other material whether
similar to or different from any of the
aforementioned materials and whether
originating on the site or elsewhere;

(e) "fill line" means any line designated as such
on the maps referred to in the Schedule;

(f) "regional storm" means a storm producing in
a forty-eight hour period, in a drainage area
of,

(i) ten square miles or less, a rainfall that
has distribution set out in Table 1, or

(ii) more than ten square miles, a rainfall
such that the number of inches of rain
referred to in each case in Table 1
shall be modified by the percentage
amount shown in Column 2 of Table 2
opposite the size of the drainage area
set out opposite thereto in Column 1
of Table 2;

(g) "river", "lake", "creek", "stream" or "water-
course" means any river, lake, creek, stream
or watercourse under the jurisdiction of the
Authority.

TABLE 1

2.90 inches of rain in the first 36 hours
0.25 inches of rain in the 37th hour
0.17 inches of rain in the 38th hour
0.25 inches of rain in the 39th hour
0.50 inches of rain in the 40th hour
0.66 inches of rain in the 41st hour
0.50 inches of rain in the 42nd hour
0.91 inches of rain in the 43rd hour
0.50 inches of rain in the 44th hour
0.50 inches of rain in the 45th hour
2.08 inches of rain in the 46th hour
1.49 inches of rain in the 47th hour
0.50 inches of rain in the 48th hour

TABLE 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
11 to 17 both inclusive	99.2
18 to 25 both inclusive	98.2
26 to 35 both inclusive	97.1
36 to 45 both inclusive	96.3
46 to 55 both inclusive	95.4
56 to 65 both inclusive	94.8
66 to 75 both inclusive	94.2
76 to 85 both inclusive	93.5
86 to 95 both inclusive	92.7
96 to 105 both inclusive	92.0
106 to 175 both inclusive	89.4
176 to 225 both inclusive	86.1
226 to 275 both inclusive	84.0
276 to 325 both inclusive	82.4
326 to 375 both inclusive	80.8
376 to 450 both inclusive	79.3

O. Reg. 220/81, s. 1.

2. The areas described in the Schedule are areas in which, in the opinion of the Authority, the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 220/81, s. 2

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill or permit fill to be placed or dumped in the areas described in the Schedule whether such fill is already located in or upon such area, or brought to or on such area from some other place or places; or

(c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 220/81, s. 3.

4. Subject to the *Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream, or watercourse to which section 3 applies, if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 220/81, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 220/81, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;
- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and

- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or water-course shall be filed with the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 220/81, s. 6.

7. The Authority may from time to time appoint officers to enforce this Regulation. O. Reg. 220/81, s. 7.

Schedule

1. That part of the watershed of Twelve Mile Creek extending from Welland Vale Road in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln, to its outlet into Lake Ontario in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln and including,

- (a) part of Broken Frontage Lot 21; Part of lots 20, 21, 22 and 23, Concession I, part of lots 20, 21, 22 and 23, Concession II; part of lots 22 and 23, Concession III; part of lots 21, 22 and 23, Concession IV; part of lots 20, 21 and 22, Concession V; part of lots 20 and 21, Concession VI, formerly in the Township of Grantham in the County of Lincoln, now in The City of St. Catharines in The Regional Municipality of Niagara;
- (b) part of Broken Frontage Lot 1 and part of Lot 1, Concession I, formerly in the Township of Louth in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara.

2. That part of the watershed of Richardson Creek extending from Lot 23 in Concession VIII, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln, to its confluence with Twelve Mile Creek, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of

Louth and the Township of Grantham in the County of Lincoln and including,

- (a) part of Broken Frontage lots 1 and 2; part of lots 1 and 2, Concession I; part of lots 1 and 2, Concession II; part of lots 1 and 2, Concession III; part of Lot 1, Concession IV; part of Lot 1, Concession V, formerly in the Township of Louth in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara;
- (b) part of Lot 23, Concession V; part of Lot 23, Concession VI; part of Lot 23, Concession VII; part of Lot 23, Concession VIII, formerly in the Township of Grantham in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara.

3. That part of the watershed of Francis Creek extending from Lot 21 in Concession VIII, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln, to its confluence with Richardson Creek, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Louth in the County of Lincoln and including,

- (a) part of lots 21, 22 and 23, Concession VI; part of lots 21 and 22, Concession VII; part of lots 20 and 21, Concession VIII, formerly in the Township of Grantham in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara;
- (b) part of Lot 1, Concession IV, formerly in the Township of Louth in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara.

4. That part of the watershed of Grapeview Creek extending from Lot 22 in Concession V, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Grantham in the County of Lincoln, to its confluence with Richardson Creek, in the City of St. Catharines in The Regional Municipality of Niagara, formerly in the Township of Louth in the County of Lincoln, and including,

- (a) part of Lot 1, Concession I; part of Lot 1, Concession II, formerly in the Township of Louth in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara;
- (b) part of Lot 23, Concession III; part of Lot 23, Concession IV; part of lots 22 and 23, Concession V, formerly in the Township of Grantham in the County of Lincoln, now in the City of St. Catharines in The Regional Municipality of Niagara.

as shown delineated by the fill line and coloured yellow on the maps filed in the Regional Office of the Ministry

of Natural Resources in Richmond Hill, Ontario, as numbers NP1-1 to NP1-8, both inclusive. O. Reg. 220/81, Sched.

THE NIAGARA PENINSULA
CONSERVATION AUTHORITY:

G. F. D. GOLDRING
Chairman

DONALD E. DUFF
Secretary-Treasurer

Dated at Fonthill, this 12th day of February, 1981.

THE SURVEYS ACT

O. Reg. 221/81.

Monuments.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION MADE UNDER
THE SURVEYS ACT

MONUMENTS

1.—(1) In this Regulation,

(a) "Cut Cross" means a mark in the form of a cross, seventy-five millimetres in both width and length cut into bedrock or a concreted area so that the width and depth of the cut mark is six millimetres across and six millimetres deep;

(b) "Iron Bar" means,

(i) an iron or steel bar sixteen millimetres square and sixty centimetres long, pointed at one end and planted in the ground so that the top of the bar is not more than ten centimetres above the surface of the ground, or

(ii) an iron or steel bar sixteen millimetres square and fifteen centimetres long and wedged, cemented or leaded into bedrock or a concreted area so that the top of the bar is not more than five centimetres above the surface of the bedrock or concrete;

(c) "Rock Bar" means an iron or steel bar twenty-five millimetres square and fifteen centimetres long and wedged, cemented or leaded into bedrock or a concreted area so that the top of the bar is not more than five centimetres above the surface of the bedrock or concrete;

(d) "Rock Post" means a bronze or aluminum identification cap fitted on a metal shaft at

least sixteen millimetres round or square and at least seven centimetres long and wedged, cemented or leaded into bedrock or a concreted area so that the cap is flush with the surface of the bedrock or concrete;

(e) "Short Standard Iron Bar" means an iron or steel bar twenty-five millimetres square and sixty centimetres long, pointed at one end and planted in the ground so that the top of the bar is not more than ten centimetres above the surface of the ground;

(f) "Standard Iron Bar" means an iron or steel bar twenty-five millimetres square and 120 centimetres long, pointed at one end and planted in the ground so that the top of the bar is not more than ten centimetres above the surface of the ground.







(2) The tolerance in cross sectional dimension of a monument mentioned in subsection (1) is plus or minus one millimetre. O. Reg. 221/81, s. 1.

2.—(1) Points in surveys shall be defined by one of the following monuments:


1. A Cut Cross.
2. An Iron Bar.
3. A Rock Bar.
4. A Rock Post.
5. A Short Standard Iron Bar.
6. A Standard Iron Bar.

(2) Subject to subsection (3), a monument referred to in subsection (1) shall be designated on a plan of survey by a symbol and letters as set out in the following Table:

TABLE

Item	COLUMN 1	COLUMN 2	
	Type of Monument	Symbol and	Letters
1.	Cut Cross		CC
2.	Iron Bar		IB
3.	Rock Bar		RB
4.	Rock Post		RP
5.	Short Standard Iron Bar		SSIB
6.	Standard Iron Bar		SIB

(3) On a plan of survey, a found survey monument shall be,

- (a) designated by the symbol  and the letters of designation, if any, authorized for the monument by this Regulation or, where there are no such letters of designation, a full description of the monument; and
- (b) referenced to the identification number, letters, words or symbols found on the monument or, if no such identification can be found, the found survey monument shall be referenced to the surveyor who planted the monument or the plan of survey, if any, in respect of which it was planted.

(4) Clause (3) (b) does not apply where, because of the circumstances, it is impracticable to determine the identification number, letters, words or symbols on the monument and it is impossible to identify the surveyor who planted the monument or the plan of survey, as the case may be, in respect of which the monument was planted. O. Reg. 221/81, s. 2.

GENERAL SURVEYS

3.—(1) Except in the case of surveys for which special provision is made in this Regulation, in every survey of land made for the purpose of defining, locating or describing any line, boundary or corner of a unit of land, a monument referred to in subsection 2 (1) shall be planted at every angle or corner on the line or boundary and at points on the line or boundary at intervals not greater than 150 metres in built-up areas and not greater than 300 metres elsewhere.

(2) A Rock Bar, Rock Post or Standard Iron Bar shall be planted to define at least one quarter of the total number of angles, corners or points referred to in subsection (1), and at every angle or corner shown on a plan of survey made under competent authority.

(3) The monuments referred to in subsection (1) may be planted at intervals greater than those prescribed where the unit of land being surveyed is,

- (a) an original township lot or an aliquot part thereof;
- (b) a part, granted by the Crown, of an original township lot and the unit of land contains at least sixteen hectares;
- (c) located in unsurveyed territory and the unit of land contains at least sixteen hectares; or
- (d) a mining location or mining claim.

(4) This section does not apply to a survey of a unit of land or any part thereof lying within the limits of a route referred to in section 6. O. Reg. 221/81, s. 3.

SUBDIVISION SURVEYS

4.—(1) Where a survey is made for the purpose of subdividing land into units to be shown on a plan to be registered in a land registry office,

- (a) every angle and corner on the exterior boundary of the subdivided land, every angle of each street intersection, the beginning and end of every curved boundary of constant radius and every angle in every street boundary shall be defined by a Rock Bar, a Rock Post or a Standard Iron Bar; and
- (b) every unit corner and every angle in the boundary of a unit not defined by a monument required by clause (a) shall be defined by an Iron Bar, a Rock Bar or a Rock Post.

(2) The interval between any two monuments defining angles, corners and points in the boundary of every unit and street and in the exterior boundary of the subdivided land shall not exceed 150 metres.

(3) A monument required in order to comply with subsection (2) shall be a Rock Bar, a Rock Post or a Standard Iron Bar. O. Reg. 221/81, s. 4.

EASEMENT SURVEYS

5. Where a survey is made for the purpose of defining, locating or describing the boundaries of an easement,

- (a) points at intervals not greater than 150 metres in built-up areas and not greater than 300 metres elsewhere;
- (b) the point of every angle or bend; and
- (c) the beginning and end of every curve of constant radius,

shall be defined on one limit of the easement or on a survey line within and referencing the boundaries of the easement by a Rock Bar, a Rock Post, a Short Standard Iron Bar or a Standard Iron Bar. O. Reg. 221/81, s. 5.

ROUTE SURVEYS

6.—(1) Where a survey is made for the purpose of defining, locating or describing any line or boundary of the route of a highway, railway, pipeline or public utility,

- (a) points at intervals not greater than 150 metres in built-up areas and not greater than 300 metres elsewhere;
- (b) the point of every angle or bend; and
- (c) the beginning and end of every curve of constant radius.

shall be defined by a Rock Bar, a Rock Post, a Short Standard Iron Bar or a Standard Iron Bar.

(2) Any survey monument or boundary mark found during a survey within the limits of a route referred to in subsection (1) which may be removed, lost or destroyed during the construction, improvement or widening of the route shall be witnessed by a monument referred to in subsection 2 (1) planted in the limit of the route. O. Reg. 221/81, s. 6.

BUILDING LOCATION SURVEYS

7. This Regulation does not apply to a survey of a unit of land made only for the purpose of locating a building or structure in relation to the boundaries of the unit of land if the building or structure is located on a previously surveyed unit of land and at least one front corner or angle of the unit of land is defined by a monument referred to in subsection 2 (1). O. Reg. 221/81, s. 7.

SURVEYS UNDER THE *Boundaries Act*

8.—(1) Subject to subsection (2), in every boundary to be confirmed under the *Boundaries Act*, every angle and corner, the terminal points and the beginning and end of every curve of constant radius, and points at intervals not greater than 150 metres, shall be defined by a Rock Bar, a Rock Post or a Standard Iron Bar.

(2) Where an application is made under the *Boundaries Act* by the council of a municipality to confirm all the boundaries of the parcels of land within an area designated in the by-law authorizing the application,

(a) every angle and corner on the exterior boundary of the designated area, every angle of each street intersection, the beginning and end of every curved boundary of constant radius and every angle in every street boundary shall be defined by a Rock Bar, a Rock Post or Standard Iron Bar; and

(b) every parcel corner and every angle in the boundary of a parcel not defined by a monument required by clause (a) shall be defined by an Iron Bar, a Rock Bar or a Rock Post.

(3) The interval between any two monuments defining angles, corners and points in the boundary of every parcel and street and in the exterior boundary of the designated area referred to in subsection (2) shall not exceed 150 metres.


(4) A monument required in order to comply with subsection (3) shall be a Rock Bar, a Rock Post or a Standard Iron Bar. O. Reg. 221/81, s. 8.

GENERAL

9. Every angle on a survey line established to make a closed traverse to determine and reference an

irregular boundary shall be defined in the survey by a monument referred to in subsection 2 (1). O. Reg. 221/81, s. 9.

10.—(1) Where because of the nature of the location of a survey point it is impossible or impracticable to define the point with the type of monument required by this Regulation, the point shall be defined by a type of monument that represents substantial compliance with this Regulation.

(2) A monument referred to in subsection (1) shall be designated on the plan of the survey by the symbol  and a full description of the form and kind of monument.

(3) Subject to subsection 6 (2), where because of the nature of the location of a survey point it is impossible or impracticable to define the point with the type of monument required by this Regulation or a monument permitted by subsection (1), it shall be witnessed by a monument of the type required or permitted by this Regulation planted as near as practicable to the point witnessed.

(4) A witness monument planted under subsection (3) shall be designated on the plan of the survey in accordance with subsection 2 (2) or subsection (2) of this section and also by the letters WIT. O. Reg. 221/81, s. 10.

11. One type of monument may be designated on a plan of survey by symbol alone if the proper designation by the symbol and letters for the monument as required by subsection 2 (2) is shown by legend on the face of the plan and all other types of monuments referred to in the said subsection (2) shall be designated on the plan by the appropriate symbol and letters. O. Reg. 221/81, s. 11.

12. Regulation 927 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 221/81, s. 12.

13. This Regulation comes into force on the 1st day of June, 1981. O. Reg. 221/81, s. 13.

THE CEMETERIES ACT

O. Reg. 222/81.

Trust Funds.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND
REGULATION 91 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CEMETERIES ACT

1. Subsection 9 (2) of Regulation 91 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(c) the Trustees of Vineland Cemetery,

THE CEMETERIES ACT

O. Reg. 223/81.

Trust Funds.

Made—April 2nd, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND REGULATION 91 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CEMETERIES ACT

1. Section 23 of Regulation 91 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:
26. Cedarview Old Order Mennonite Cemetery, being part of Lot 5, Concession 10, in the Township of Egremont in the County of Grey.

THE SECURITIES ACT

O. Reg. 224/81.

General.

Made—April 9th, 1981.

Filed—April 9th, 1981.

REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

1. Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

107a.—(1) Where a registrant maintains a securities account and a commodity futures account for the same client and where the securities account contains a free credit balance and the commodity futures account contains a debit balance of \$5,000 or more, the registrant shall transfer to the commodity futures account as much of the free credit balance in the securities account as is necessary to eliminate or, if the free credit balance is less than the debit balance, to reduce to the greatest extent possible the debit balance in the commodity futures account.

(2) Subsection (1) does not apply to a registrant in respect of a client's securities and commodity futures accounts where the client has directed the registrant, in writing or orally, if subsequently confirmed in writing,

(a) to transfer an amount that is less than the amount otherwise required to be transferred under that subsection; or

(b) not to transfer any amount,

from the securities account to the commodity futures account.

(3) For the purposes of this section, "free credit balance" does not include moneys in a client's securities account that are committed to be used on a specific settlement date as payment for securities where the registrant who maintains the securities account prepares financial statements on a settlement date basis. O. Reg. 224/81, s. 1, *part.*

107b. A registrant who maintains a securities account and a commodity futures account for the same client may make a transfer of any amount of a free credit balance from the securities account to the commodity futures account of the client if,

(a) the transfer is made in accordance with a written agreement between the registrant and the client; and

(b) the transfer is not a transfer referred to in section 107a. O. Reg. 224/81, s. 1, *part.*

2. Section 108 of the said Regulation is amended by striking out "107" in the fifth and ninth lines and substituting in lieu thereof in each instance "107b".

3.—(1) Subclause (a) (i) of item 3 of Statement D (Statement of Minimum Free Capital) of Form 9 of the said Regulation is amended by inserting after "contracts" in the sixth line "and contracts entered into to effect a dealer's covering transaction".

(2) Subclause (b) (i) of item 3 of Statement D of the said Form 9 is amended by inserting after "contracts" in the seventh line "and contracts entered into to effect a dealer's covering transaction".

(3) The "Notes and Instructions" in Schedule 3 of the said Form 9 is amended by striking out "Line 11—The margin on hedged positions is 5 per cent of the market value of the commodity. The margin required on unhedged cash commodities is 20 per cent of the market value of the commodity".

(4) Schedule 18 of the said Form 9 is amended by striking out "Less (2) Exempted Contracts" in the caption above the fifth and sixth columns

and substituting in lieu thereof "Less Exempted Contracts (2) and Dealer's Covering Contracts (3)".

5. Schedule 18 of the said Form 9 is further amended by adding thereto the following instruction:

Dealer's covering contracts are contracts entered into to effect a dealer's covering transaction. For a definition of "dealer's covering transaction", see clause 7 (1) (ff) of Regulation 114 of Revised Regulations of Ontario, 1980, as made by subsection 2 (2) of Ontario Regulation 226/81, made under the *Commodity Futures Act*.

THE EMPLOYMENT AGENCIES ACT

O. Reg. 225/81.

General.

Made—April 2nd, 1981.

Filed—April 10th, 1981.

REGULATION TO AMEND REGULATION 280 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EMPLOYMENT AGENCIES ACT

1. Subsection 4 (5) of Regulation 280 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
- (5) The fee for a licence or renewal is,
- (a) for a Class A or Class B employment agency, \$200;
- (b) for a Class C employment agency, \$50; and
- (c) for a Class D employment agency, \$100.
- O. Reg. 225/81, s. 1.

THE COMMODITY FUTURES ACT

O. Reg. 226/81.

General.

Made—April 9th, 1981.

Filed—April 10th, 1981.

REGULATION TO AMEND REGULATION 114 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE COMMODITY FUTURES ACT

1. Subsection 3 (2) of Regulation 114 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) Subject to subsection (3), every document required or permitted to be filed with the Commission by a person, other than an individual, or company that is required to be signed or certified shall be manually signed by an officer or director of the person or company or, subject to subsection (4), by the attorney or agent of the person or company and shall include below the signature the name of the officer, director, attorney or agent in typewritten or printed form.

O. Reg. 226/81, s. 1.

- 2.—(1) Subclause 7 (1) (b) (iv) of the said Regulation is revoked and the following substituted therefor:

(iv) the market value of securities that the registrant owns or has contracted to purchase, other than by way of commodity futures contract, and that have a margin rate of 5 per cent or less,

- (2) Subsection 7 (1) of the said Regulation is amended by adding thereto the following clause:

(ff) "dealer's covering transaction" means a trade by a registered dealer in a commodity under a commodity futures contract or the acquisition by a registered dealer of a commodity futures option to enter into a commodity futures contract for the purpose of offsetting a price risk incidental to the dealer's ownership or cash or spot purchases or sales of a commodity, where the dealer, in relation to the commodity under the commodity futures contract,

(i) assumes or acquires the right to assume,

(A) a short position that offsets the dealer's ownership or purchase at a fixed price of,

1. a like quantity of the same commodity that the dealer is obliged to deliver under the commodity futures contract, or

2. an equivalent quantity of any other commodity, if the fluctuations in value of that commodity are substantially related to the fluctuations in value of

the commodity that the dealer is obliged to deliver under the commodity futures contract, or

- (B) a long position that offsets the dealer's forward sale at a fixed price of,

1. a like quantity of the same commodity that the dealer is obliged to take delivery of under the commodity futures contract, or
2. an equivalent quantity of any other commodity, if the fluctuations in value of that commodity are substantially related to the fluctuations in value of the commodity that the dealer is obliged to take delivery of under the commodity futures contract, and

- (ii) effects liquidating trades in relation to positions assumed in the circumstances set out in subclause (i).

- (3) Subclause 7 (1) (i) (vi) of the said Regulation is revoked and the following substituted therefor:

- (vi) a company, other than a dealer, having a minimum net worth of \$25,000,000 on the last audited balance sheet of the company, if the balance sheet is available for inspection by the Commission, and any trustee pension plan of such a company;

- (4) Clause 7 (1) (l) of the said Regulation is revoked and the following substituted therefor:

- (l) "margin", "margin rate" and "margin requirements", where used with respect to,

- (i) contracts, other than contracts entered into to effect a dealer's covering transaction, means the minimum dollar amount per contract required under the rules and regulations of the commodity futures exchange on which the contract was entered into or required by the Commission that must be deposited with a member of the commodity futures exchange for the purpose of ensuring performance of obligations under the contract, and includes "original margin" or "initial margin", being the amount that must be deposited on entering the contract, and "variation margin", being the amount that must be deposited by a

party to the contract to restore margin on deposit to original margin or initial margin when the margin on deposit falls to or under the required maintenance level because of adverse movement in the price of the commodity,

- (ii) cash commodities, including securities and not including the currencies of Canada and the United States of America, means,

- (A) the margin, margin rate or margin requirements established for the commodity by the Toronto Stock Exchange under by-laws of the Exchange, or

- (B) where by-laws referred to in sub-subclause (ii) (A) are not applicable, 5 per cent of the market value of the commodity, if the owner of the commodity is a party to a contract representing a short hedge for a like quantity of the commodity, or 20 per cent of the market value of the commodity if the owner is not a party to such a contract.

- (5) Clause 7 (1) (m) of the said Regulation is revoked and the following substituted therefor:

- (m) "margin deficiency", where used in relation to a customer's account, including a customer's account in a group of two or more customers' accounts for which trades are effected through an omnibus account means, for the purpose of calculating net free capital, the amount by which deposits in a customer's account are, at any time, below,

- (i) the maintenance level of deposits established by a commodity futures exchange or clearing house for the account, or

- (ii) where a maintenance level is not established for the account, the original margin or initial margin established by a commodity futures exchange for the account;

- (6) Subsection 7 (3) of the said Regulation is revoked and the following substituted therefor:

- (3) The market value of a security not listed and posted for trading on a stock exchange shall be determined as follows:

1. Subject to paragraphs 2, 3 and 4, the registrant shall assign a reasonable value on the

basis of values shown on published market reports or inter-dealer quotation sheets on the relevant date or the last trading day prior to the relevant date.

2. The registrant may vary a value from that shown on published market reports or inter-dealer quotation sheets where, in light of all the circumstances, some other value would be more appropriate.
3. The Director may require that a different value from that determined under paragraph 1 or 2 be assigned, where in light of all the circumstances, some other value would be more appropriate.
4. Where no published market report or inter-dealer quotation sheet exists with respect to the security, the security shall be assigned a market value of zero unless the Director agrees otherwise. O. Reg. 226/81, s. 2 (6).

3.—(1) Sub-sub-subclause 1 of sub-subclause (A) of subclause (ii) of clause (b) of subsection 14 (1) of the said Regulation is amended by inserting after "contracts" in the fourteenth line "and contracts entered into to effect a dealer's covering transaction".

(2) Sub-sub-subclause 1 of sub-subclause (B) of subclause (ii) of clause (b) of subsection 14 (1) of the said Regulation is amended by inserting after "contracts" in the sixteenth line "and contracts entered into to effect a dealer's covering transaction".

3. Clause 14 (ii) (b) of the said Regulation is amended by adding at the end thereof "and contracts entered into to effect a dealer's covering transaction".

4. Subsections 28 (1) and (2) of the said Regulation are revoked and the following substituted therefor:

(1) Each registrant that is a dealer, commodity trading counsel or commodity trading manager shall, before accepting the account of a customer, make enquiries that,

(a) will enable the registrant to establish the identity of the customer and, where appropriate,

(i) the credit worthiness of the customer, in accordance with guidelines established by the registrant, and

(ii) the reputation of the customer, if information known to the registrant causes doubt whether the customer is of good reputation; and

(b) will enable the registrant to assess the suitability of trading by the customer in view of the markets in which the customer intends to trade, the scale of trading the customer intends to undertake, and the general financial needs and objectives of the customer.

(1a) Every dealer, commodity trading counsel and commodity trading manager shall, as frequently as is appropriate in view of the particular financial circumstances of the customer, obtain, by direct enquiry of the customer or by other means, information enabling the dealer, counsel or manager to determine whether the assessment under clause (1) (b) of the suitability of trading by the customer continues to be accurate.

(2) Clause (1) (b) and subsection (1a) do not apply to a dealer who effects a trade on the instructions of a commodity trading manager, another dealer, an adviser registered under the *Securities Act*, or a financial institution. O. Reg. 226/81, s. 4.

5. The said Regulation is amended by adding thereto the following sections:

32a.—(1) Where a registrant maintains a commodity futures account and a securities account for the same customer and the commodity futures account contains an amount of money, securities, property, proceeds and funds in excess of the amount of margin required to be held in the account under section 41 of the Act and the securities account contains a debit balance of \$5,000 or more, the registrant shall transfer to the securities account as much of the excess amount in the commodity futures account as is necessary to eliminate or, if the excess amount is less than the debit balance amount, to reduce to the greatest extent possible the debit balance in the securities account.

(2) Subsection (1) does not apply to a registrant in respect of a customer's commodity futures and securities accounts where the customer has directed the registrant, in writing or orally, if subsequently confirmed in writing,

(a) to transfer an excess amount less than the excess amount otherwise required to be transferred under that subsection, or

(b) not to transfer any excess amount,

from the commodity futures account to the securities account.

(3) In this section, "securities account" means an account on which a customer is charged interest when there is a debit balance in the account. O. Reg. 226/81, s. 5, *part*.

32b. A registrant who maintains a commodity futures account and a securities account for the same customer may make a transfer of any amount of money, securities, property, proceeds and funds in the commodity futures account in excess of the amount of

margin required to be held in the account under section 41 from the commodity futures account to the securities account of the customer if,

(a) the transfer is made in accordance with a written agreement between the registrant and the customer; and

(b) the transfer is not a transfer referred to in section 32a. O. Reg. 226/81, s. 5, *part*.

6. Subsection 33 (7) of the said Regulation is revoked. O. Reg. 226/81, s. 6.

7. Subsection 37 (2) of the said Regulation is revoked and the following substituted therefor:

9. Form 1 of the said Regulation is amended by inserting after the first paragraph of the Note the following paragraph:

You are entitled to be represented by counsel when you attend the hearing/examination.

10.—(1) Paragraph 5 of Statement B (Statement of Net Free Capital) in Form 3 of the said Regulation is revoked and the following substituted therefor:

Cash commodities including securities, other than the currencies of Canada and the United States, owned by the registrant.

\$

(2) The "Notes and Instructions" in the said Statement B in Form 3 is amended by striking out "Line 5 The margin required on unhedged cash commodities is 20% of the market value of the commodity. The margin on hedged position is 5% of the market value of the commodity".

(3) Paragraph 4 of Statement C (Statement of Adjusted Liabilities) in Form 3 is amended by striking out "as defined in the regulations under the *Securities Act*" in the first and second lines.

(4) Sub-subparagraph A of subparagraph *a* of paragraph 3 of Statement D (Statement of Minimum Free Capital) in Form 3 is amended by inserting after "contracts" in the eighth line "and contracts entered into to effect a dealer's covering transaction".

(5) Sub-subparagraph A of subparagraph *b* of paragraph 3 of Statement D in Form 3 is amended by inserting after "contracts" in the eighth line "and contracts entered into to effect a dealer's covering transaction".

(6) Schedule 13 in Form 3 is amended by striking out "Less (2) Exempted Contracts" at the top of the fifth and sixth columns and substituting in lieu thereof "Less Exempted Contracts (2) and Dealer's Covering Contracts (3)".

(7) Schedule 13 in Form 3 is further amended by adding under the heading "INSTRUCTIONS", the following paragraph:

3. Dealer's covering contracts are contracts entered into to effect a dealer's covering transaction. For a definition of dealer's covering transaction, see clause 7 (1) (*ff*).

11.—(1) Paragraph 2 (*c*) of Form 7 of the said Regulation is amended by striking out "Form 1 or" from the instructions in parenthesis.

(2) The instructions in parenthesis immediately preceding the second affidavit in Form 7 are amended by striking out "Form 1" in the first line and substituting in lieu thereof "Form 5"

12. Paragraph 2 of Form 12 of the said Regulation is amended by striking out "Form 2" in the second line and substituting in lieu thereof "Form 7".

(2) An applicant for registration as a.

(a) salesman; or

(b) partner or officer of a registered futures commission merchant, introducing broker or adviser,

shall complete and execute Form 7, unless the information required by Form 7 has previously been filed with the Commission by the applicant and the information, as filed, is current and correct as of the date of the application. O. Reg. 226/81, s. 7.

8. Section 43 of the said Regulation is amended by inserting after "registered" in the second line "dealer or registered".

13. Form 14 of the said Regulation is revoked and the following substituted therefor:

Form 14

Commodity Futures Act

INFORMATION STATEMENT

[NOTE: This form consists of two parts, a brief introduction and the statement itself. The first part should appear on a separate sheet, with the second part attached.]

PART I

TO: PROSPECTIVE COMMODITY FUTURES CUSTOMERS

For the speculator, futures trading is a high risk activity in which it may not be possible to limit the extent of potential liability. Before you buy or sell a contract you should be certain you can afford to lose not only the money you put up initially but additional money as well.

Attached is an information statement on certain aspects of futures trading. The following are among the points that you should consider in studying this statement:

1. *Financial Exposure*—You should fully understand the description of margin arrangements and of how you can be required to put up additional money even after your initial trade. See the section headed "Risk".
2. *Settlement Procedures*—Once you have made a trade, you cannot sit back and treat it as a long-term investment. You must arrange to meet margin calls. And before the end of the contract term you must arrange an offsetting transaction, if you want to avoid having to settle by making or taking physical delivery. See the section headed "Settlement of Contracts".
3. *Use of Funds*—Money you deposit with a dealer as margin may earn interest or be used by the firm in its business and you should be aware of the firm's policy as to whether it will pay you interest on this money. Also, if the value of the contract moves in your favour, money will be credited by the clearing house and you should be aware of your dealer's policy as to whether it will permit you to withdraw any amounts credited to it when the contract moves in your favour. These policies, discussed under "Interest on Customer's Balance" and "Disbursement of Funds During Life of Contract" can have a significant impact on the economic results of your trading.

These are not the only parts of the attached material that are important. You should study the material carefully, and ask any questions about it that may occur to you, before you enter your first transaction.

(Sign name of firm)

PART II

SUMMARY DESCRIPTION OF COMMODITY FUTURES TRADING

NATURE OF THE CONTRACTS

1.01 When you trade in commodity futures contracts you are entering contracts to make or take delivery of a specified quantity or quality, grade or size of a commodity during a designated futures month at a price agreed upon when the contract is entered into on your behalf on a commodity futures exchange.

MARGIN

1.02 Each commodity futures exchange requires its members to obtain mandatory minimum margin from customers for whom the exchange members act. Many commodity futures exchanges set minimum margin requirements on the basis of a two tier system which is comprised of an "initial margin" requirement and a "maintenance" level. "Initial margin" is the original deposit required, the earnest money when the contract is entered into. If the market price moves against the customer's position causing the margin on deposit to fall to or below a prescribed level called "maintenance" he will be required to furnish "variation margin" or additional funds to restore margin on deposit to initial margin. Other commodity futures exchanges set minimum margin requirements on the basis of a single rate which must be deposited when the contract is entered into and which

must be maintained at all times while the contract position remains open. The minimum initial margin is thus in practice equal to the maintenance level. Under both systems margin is calculated at the end of each day and more frequently during active markets. When variation margin is required it must be furnished immediately.

DAILY PRICE LIMITS

1.03 Commodity futures exchanges also impose maximum daily permissible price changes in each commodity—"daily price limits"—certain amounts above or below the previous day's closing price, beyond which limits, no trades may be affected.

1.04 The reason for such limits is to prevent sudden extreme price movements. However, the result can be days elapsing before a trading level is found. The loss to a trader on the wrong side of the market and seeking to offset his contract can be substantial.

SETTLEMENT OF CONTRACTS

1.05 Only a very small proportion of commodity futures contracts are, in fact, settled through actual delivery of a commodity. Instead, they are usually settled by entering an opposite or offsetting contract. To settle a contract in which a certain amount of a particular commodity for a given delivery month was bought, the buyer subsequently contracts to sell a like amount of that commodity for the same delivery month. To settle a contract in which a commodity was sold, the seller buys an equal amount. Any difference between the price at the time the original contract was made and the price at the time the liquidating or offsetting contract is entered into is settled in cash.

Risk

2.01 The risk of loss in commodity futures trading is substantial. You should, therefore, carefully consider whether such trading is suitable for you in light of your financial condition, objectives and temperament. In considering whether to trade, you should be aware of the following:

- (1) You may sustain a total loss of the initial margin funds and any additional funds that you deposit with your broker to establish or maintain a position in the commodity futures market. If the market moves against your position, you may be called upon by your broker to deposit a substantial amount of additional margin funds, on short notice, in order to maintain your position. If you do not provide the required funds within the prescribed time, your position may be liquidated at a loss, and you will be liable for any resulting deficit in your account.
- (2) Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example, when the market makes a "limit move".
- (3) Placing contingent orders, such as "stop-loss" or "stop-limit" order, will not necessarily limit your losses to the losses to the intended amounts, since market conditions may make it impossible to execute such orders.
- (4) A "spread" position may not be less risky than a simple "long" or "short" position.
- (5) The high degree of leverage that is often obtainable in futures trading because of the small margin requirements can work against you as well as for you. The use of leverage can lead to large losses as well as gains.
- (6) As most transactions are made in foreign currencies the risk you assume includes those related to currency fluctuations.
- (7) In the event of the bankruptcy of a dealer it is probable that you would merely have, as to your claim against funds deposited as margin, the status of an unsecured creditor whether or not such funds were segregated under the *Commodity Futures Act*. You would then participate in available assets on a *pro rata* basis with other unsecured creditors.

2.02 This brief statement cannot, of course, disclose all the risks and other significant aspects of the commodity markets. You should therefore carefully study and become familiar with all aspects of commodity futures trading.

MARGIN

[The following two paragraphs may be modified to describe, briefly and clearly, the policy of the particular dealer if it differs from that described.]

3.01 _____ generally requires from its customers more margin than the
Name of Dealer

minimum amounts prescribed by a commodity exchange. When variation margin is required from the customer the amount deposited must restore margin on deposit to the original deposit required by the firm.

3.02 In lieu of cash, margin requirements may be met by the deposit, in denominations of not less than \$10,000, of Treasury Bills issued by the Government of Canada or by the Government of the United States. Since a Treasury Bill is sold at a discount to mature at par, interest will accrue to the bearer.

TRANSFER OF FUNDS BETWEEN CUSTOMER'S BALANCE

4.01 If you also maintain a securities account, _____ shall, unless you
Name of Dealer

direct otherwise, transfer free funds between accounts if such transfer is necessary to reduce or eliminate a debit balance of \$5,000 or more. Free funds may otherwise be transferred between accounts only if the transfer is made in accordance with a written agreement between us.

[If the customer is asked to sign such an agreement, a brief and clear summary of its terms should be added here.]

INTEREST ON CUSTOMER'S BALANCE

5.01 Funds deposited to meet margin requirements and customers' funds in excess of margin requirements, including funds representing equity gains on contracts entered into on behalf of customers which have been paid to _____ while the contract is still open may be used by
Name of Dealer

_____ in its business. _____
Name of Dealer Name of Dealer

does/does not [use alternative which is applicable] pay interest to the customer on these funds.

[This section may be modified to describe, briefly and clearly, the policy of the particular dealer in respect of payment of interest on credit balances if it differs from that described.]

DISBURSEMENT OF FUNDS DURING LIFE OF CONTRACT

6.01 _____ does/does not [use alternative which is applicable] permit a
Name of Dealer

customer to withdraw equity gains on contracts entered into on his behalf and paid out to _____ while the contract is still open.
Name of Dealer

[This section may be modified to describe, briefly and clearly, the policy of the particular dealer if it differs from that described.]

COMMISSIONS AND OTHER TRANSACTION COSTS

ACKNOWLEDGEMENT

I acknowledge having received an Information Statement dated _____ prior to the opening of my account with _____
(Name of Registrant)

Account No. _____

Signature of Customer

NOTES AND INSTRUCTIONS

A copy of the form of Information Statement and each amendment thereto shall be filed by the registrant with the Commission.

Paragraphs

3.01 and 3.02—These paragraphs need only be included in an Information Statement furnished to its prospective customers by a registered dealer.

Paragraph 4.01—This paragraph need only be included in an Information Statement prepared by a registered dealer who is also registered as a dealer under the *Securities Act*.

Paragraph 5.01—This paragraph need only be included in an Information Statement prepared by a registered dealer.

Paragraph 6.01—This paragraph need only be included in an Information Statement prepared by a registered dealer.

Paragraph 7.01—Furnish details concerning commissions and other transaction costs. Any attached schedule is to be referred to here as forming part of this Information Statement.

There should be a statement forming part of the text at paragraph 7.01 or of any attached schedule that the commissions and other transaction costs detailed are effective as at the date of the opening of the customer's account and may be subject to change. The statement should advise the customer that the firm will furnish details of any such changes on request.

Acknowledgement—The acknowledgment is to be executed in duplicate by the customer and a copy is to be retained by the registrant. O. Reg. 226/81, s. 13.

THE PSYCHOLOGISTS REGISTRATION ACT

O. Reg. 227/81.

General.

Made—March 23rd, 1981.

Approved—April 9th, 1981.

Filed—April 10th, 1981.

REGULATION TO AMEND

REGULATION 825 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE PSYCHOLOGISTS REGISTRATION ACT

1. Section 3 of Regulation 825 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

3.—(1) Each member shall be paid necessary travelling and other expenses incurred in connection with the business of the Board and where a member suffers a loss of income as a result of doing Board work, he shall be paid an allowance of \$180 per day for attendance at Board meetings or hearings and a further allowance of up to \$75 per day to compensate for overhead costs.

(2) The allowances payable to any one member under subsection (1) for attendance at Board meetings or hearings shall not exceed \$1,800 in any one year.

(3) The allowances payable to any one member under subsection (1) to compensate for overhead costs shall not exceed \$750 in any one year. O. Reg. 227/81, s. 1.

2. Subsection 5 (1) of the said Regulation is revoked and the following substituted therefor:

(1) An applicant for a certificate of registration shall pay a fee of \$125. O. Reg. 227/81, s. 2.

3. Subsection 6 (2) of the said Regulation is revoked and the following substituted therefor:

(2) A certificate of registration may be renewed by paying an annual renewal fee of \$118 before the certificate expires. O. Reg. 227/81, s. 3.

4. Section 7 of the said Regulation is revoked and the following substituted therefor:

7.—(1) Where a certificate of registration expires and within two years after the expiration of the certificate the former holder of the certificate applies for a new certificate of registration, a new certificate shall be issued upon payment of the renewal fee of \$175 and a reinstatement fee of \$25.

(2) Notwithstanding subsection (1), a holder of a certificate of registration who is residing outside of Ontario and is not rendering services in psychology in Ontario, may renew his certificate of registration by paying an annual renewal fee of \$50 and a reinstatement fee of \$25. O. Reg. 227/81, s. 4.

5.—(1) Subsection 8 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The fee for an examination is \$250. O. Reg. 227/81, s. 5 (1).

(2) Subsection 8 (3) of the said Regulation is revoked. O. Reg. 227/81, s. 5 (2).

6. This Regulation comes into force on the 1st day of June, 1981.

ONTARIO BOARD OF EXAMINERS IN PSYCHOLOGY:

GEORGE R. ASHMAN

G. R. ENGEL

Dated at Toronto, this 23rd day of March, 1981.

THE MUNICIPAL AFFAIRS ACT

O. Reg. 228/81.

Tax Arrears and Tax Sale Procedures.

Made—April 9th, 1981.

Filed—April 10th, 1981.

REGULATION MADE UNDER THE MUNICIPAL AFFAIRS ACT

TAX ARREARS AND TAX SALE PROCEDURES

1. The tax arrears procedure of the Act shall apply and the tax sale procedures of the *Municipal Act* and the *Education Act* shall not apply to,

- (a) the local municipalities in Schedule 1;
- (b) the local municipalities in Schedule 2;
- (c) the area municipalities in Schedule 3;
- (d) all school boards except separate school boards in an unorganized township or unsurveyed territory within the territorial districts in Schedule 4; and
- (e) a school board listed in Column 2 of Schedule 5 having jurisdiction in territory without municipal organization within the territorial district set opposite thereto in Column 1 of Schedule 5.

Schedule 1

Item	COLUMN 1	COLUMN 2
	County	Local Municipalities
1.	Brant	Township of Burford Township of Oakland
	Bruce	All
3.	Dufferin	All
4.	Elgin	All

Item	COLUMN 1	COLUMN 2
	County	Local Municipalities
5.	Essex	Town of Amherstburg Town of Kingsville Village of St. Clair Beach Township of Anderdon Township of Colchester North Township of Colchester South Township of Gosfield North Township of Gosfield South Township of Malden Township of Mersea Township of Pelee Township of Rochester Township of Sandwich South Township of Tilbury North Township of Tilbury West
6.	Grey	Town of Durham Town of Hanover Town of Meaford Town of Thornbury Village of Chatsworth Village of Dundalk Village of Markdale Township of Artemesia Township of Bentinck Township of Collingwood Township of Derby Township of Egremont Township of Euphrasia Township of Glenelg Township of Holland Township of Keppel Township of Normanby Township of Proton Township of Osprey Township of St. Vincent Township of Sarawak Township of Sullivan Township of Sydenham
7.	Provisional County of Haliburton	All
8.	Hastings	Village of Deloro Village of Frankford Village of Tweed Township of Hungerford Township of Thurlow
9.	Huron	Town of Exeter Village of Bayfield Township of Colborne Township of Tuckersmith
10.	Kent	Town of Bothwell Town of Dresden Town of Tilbury Town of Wallaceburg Village of Wheatley

COLUMN 1		COLUMN 2
Item	County	Local Municipalities
11.	Lambton	Town of Forest Town of Petrolia Village of Alvinston Village of Arkona Village of Grand Bend Village of Oil Springs Village of Watford Township of Bosanquet Township of Brooke Township of Dawn Township of Enniskillen Township of Euphemia Township of Moore Township of Sarnia Township of Sombra Township of Warwick
12.	Lanark	All
13.	Leeds and Grenville	All
14.	Lennox and Addington	Town of Napanee Village of Bath Village of Newburgh Township of Adolphustown Township of Amherst Island Township of Camden East Township of Denbigh, Abinger and Ashby Township of Kaladar, Anglesea and Effingham Township of North Fredericksburgh Township of Richmond Township of Sheffield Township of South Fredericksburgh
15.	Middlesex	City of London Town of Parkhill Town of Strathroy Village of Glencoe Village of Lucan Village of Newbury Village of Wardsville Township of Adelaide Township of Biddulph Township of Caradoc Township of Delaware Township of East Williams Township of Ekfrid Township of Lobo Township of London Township of Metcalfe Township of McGillivray Township of Mosa Township of North Dorchester Township of Westminster Township of West Nissouri Township of Williams
16.	Northumberland	All
17.	Oxford	All

COLUMN 1		COLUMN 2
Item	County	Local Municipalities
18.	Peterborough	Village of Havelock Village of Lakefield Village of Millbrook Village of Norwood Township of Asphodel Township of Belmont and Methuen Township of Cavan Township of Chandos Township of Douro Township of Ennismore Township of Galway and Cavendish Township of Smith Township of South Monaghan
19.	Prescott and Russell	All
20.	Prince Edward	Town of Picton Village of Bloomfield Village of Wellington Township of Ameliasburgh Township of Athol Township of Hallowell Township of Hillier Township of North Marysburgh Township of Sophiasburgh
21.	Renfrew	City of Pembroke Town of Deep River Town of Renfrew Township of Alice and Fraser Township of Sebastopol
22.	Simcoe	City of Barrie City of Orillia Town of Alliston Town of Bradford Town of Stayner Town of Wasaga Beach Village of Beeton Village of Coldwater Village of Cookstown Village of Creemore Village of Elmvale Village of Port McNicoll Village of Tottenham Village of Victoria Harbour Township of Adjala Township of Essa Township of Flos Township of Innisfil Township of Mara Township of Matchedash Township of Medonte Township of Nottawasaga Township of Orillia Township of Oro Township of Rama Township of Sunnidale Township of Tay

COLUMN 1		COLUMN 2
Item	County	Local Municipalities
		Township of Tecumseth Township of Tosorontio Township of Vespra Township of West Gwillimbury
23	Stormont, Dundas and Glengarry	All
24	Victoria	All
25	Wellington	All — except the City of Guelph

Schedule 2

COLUMN 1		COLUMN 2
Item	Territorial Districts	Local Municipalities
1	Algoma	Town of Elliot Lake Village of Hilton Beach Village of Iron Bridge Township of Hilton Township of Johnson Township of Laird Township of MacDonald, Meredith and Aberdeen, Additional Township of Michipicoten Township of St. Joseph Township of Tarbutt and Tarbutt Additional Township of Thompson Township of Wicksteed
2	Cochrane	All
3	Kenora	Town of Keewatin Town of Kenora Township of Ignace Township of Jaffray and Melick Township of Red Lake
4	Manitoulin	Town of Gore Bay Township of Assiginack Township of Billings Township of Burpee Township of Carnarvon Township of Cockburn Island Township of Gordon Township of Howland Township of Rutherford and George Island Township of Sandfield Township of Tehkummah
5	Nipissing	All
6	Parry Sound	All
7	Rainy River	All

	COLUMN 1	COLUMN 2
Item	County	Local Municipalities
8.	Sudbury	All
9.	Thunder Bay	City of Thunder Bay Town of Geraldton Township of Conmee Township of Gillies Township of Neebing Township of O'Connor Township of Paipoonge Township of Schreiber Township of Shuniah Township of Terrace Bay
10.	Timiskaming	All

Schedule 3

	COLUMN 1	COLUMN 2
Item	District, Metropolitan or Regional Municipality	Area Municipalities
1.	Metropolitan Toronto	All — except City of Toronto
2.	Durham	All
3.	Haldimand-Norfolk	All
4.	Halton	All
5.	Hamilton-Wentworth	All
6.	Muskoka	All
7.	Niagara	All
8.	Ottawa-Carleton	All
9.	Peel	All
10.	Sudbury	All
11.	Waterloo	All
12.	York	All

Schedule 4

Item	The Territorial Districts of:
1.	Cochrane
2.	Nipissing
3.	Parry Sound
4.	Rainy River
5.	Sudbury
6.	Timiskaming

Schedule 5

	COLUMN 1	COLUMN 2
Item	Territorial Districts	School Board
1.	Algoma	North Shore Board of Education Sault Ste. Marie Board of Education
2.	Kenora	Dryden Board of Education Kenora Board of Education
3.	Thunder Bay	Geraldton Board of Education Lakehead Board of Education Lake Superior Board of Education Nipigon—Red Rock Board of Education

O. Reg. 228/81, s. 1.

2. Ontario Regulation 6/81 is revoked. O. Reg. 228/81, s. 2.

THOMAS L. WELLS
Minister of Intergovernmental Affairs

Dated at Toronto, this 9th day of April, 1981.

THE ELEVATING DEVICES ACT

O. Reg. 229/81.

General.

Made—April 9th, 1981.

Filed—April 10th, 1981.

REGULATION MADE UNDER THE ELEVATING DEVICES ACT

GENERAL

PART I

INTERPRETATION

1.—(1) In this Regulation,

1. “bar lift” means a passenger ropeway that pulls passengers by means of devices propelled by an overhead circulating hauling rope where the passengers remain in contact with the ground or snow surface;
2. “chair lift” means a passenger ropeway where passengers are carried on chairs,
 - (a) attached to and suspended from a circulating wire rope; or
 - (b) attached to a circulating wire rope and supported by a standing wire rope or other overhead structure;
3. “construction hoist” means a temporarily installed elevating device equipped with a car or platform that moves vertically in guides, and that is used for hoisting and lowering materials or workmen or both, in connection with the construction, alteration, maintenance or demolition of a building or structure;
4. “counter-balanced type manlift” means a manlift equipped with a man-carrying unit in the form of a car, the motion of which is obtained by means of the application of hand energy or gravity;
5. “dumbwaiter” means an elevating device equipped with a car that moves vertically in guides and is used exclusively for lifting or lowering freight between two or more floors of a building or structure and that has a maximum capacity of 225 kilograms, a maximum floor area of 0.85 square metres and a maximum inside height of 1.25 metres;
6. “elevating device for the handicapped” means an elevating device specifically designed to be used by a person with a physical handicap travelling between fixed points of a building or structure where the elevating

device is restricted as to access, speed, travel and type of operating devices;

7. “elevator” means an elevating device equipped with a car that moves vertically in guides and that serves two or more floors of a building or structure;
8. “endless belt type manlift” means a manlift equipped with one or more man-carrying units in the form of steps and handholds attached to a power driven endless belt;
9. “escalator” means an elevating device in the form of a power-driven, inclined continuous stairway used for raising or lowering persons;
10. “existing” when used in reference to an elevating device or part thereof means any elevating device or part thereof for which a design submission was approved or installation of which was completed before the date that the Act and this Regulation came into force;
11. “fibre rope tow” means a rope tow having a natural or synthetic fibre hauling rope;
12. “freight elevator” means an elevator used primarily for carrying freight and on which only an attendant and freight handler are permitted to ride;
13. “freight platform lift” means an elevating device that is restricted as to use, location, access, speed, travel and type of operating devices and that is equipped with a platform that moves vertically;
14. “freight platform lift—Type A” means a freight platform lift restricted to the carriage of freight only;
15. “freight platform lift—Type B” means a freight platform lift restricted to the carriage of freight and on which an attendant or freight handler may ride;
16. “funicular railway” means an incline lift in the form of a railway where the ascending car and the descending car, connected by a driven rope, counter-balance each other;
17. “gondola lift” means a passenger ropeway where passengers are carried in enclosed gondola cars,
 - (a) attached to and suspended from a circulating wire rope; or
 - (b) attached to a circulating wire rope and supported by a standing wire rope or other overhead structure;

- “hand-power dumbwaiter” means a dumbwaiter utilizing manual energy or gravity to move the car;
19. “hand-power freight elevator” means an elevator that utilizes manual energy or gravity to move the car and that is used for carrying freight only;
20. “incline lift” means an elevating device equipped with a car or platform that moves at an angle other than vertical and serves two or more permanent levels but does not include a stair platform lift;
- “licence” means a licence issued under the Act;
22. “maintenance” means regularly scheduled or other action taken to ensure that an elevating device is and will remain in safe operating condition and “maintain” has a corresponding meaning;
- “major alteration” means an alteration that results in a substantial change to the original design, inherent safety or operational characteristics of an elevation device and without limiting the generality of the foregoing includes,
- (a) an increase by more than 10 per cent in,
 - (i) the rated speed of the load-carrying unit,
 - (ii) the maximum capacity, or
 - (iii) the dead-weight of the machine, load-carrying unit or counter-weight;
 - (b) except for construction hoists, an increase or decrease in the distance of the travel of the load-carrying unit;
 - (c) a change in,
 - (i) the method or type of operation,
 - (ii) the method or type of control,
 - (iii) the type or size of guide rails or other guiding means for load-carrying unit or counter-weight,
 - (iv) the type of safety device or other safety stopping device for the load-carrying unit or counter-weight,
 - (v) the power supply to the machine,
 - (vi) the type of the driving machine or brake,
 - (vii) the location of the elevating device or machine, load-carrying unit or counter-weight, or
 - (viii) the working pressure of a hydraulic system by more than 10 per cent;
- (d) changes that would result in a reclassification of the elevating device;
- (e) the addition of a car or hoistway entrance to the elevating device;
24. “manlift” means an elevating device that moves vertically in guides and serves two or more floors of a building or structure and that is equipped with a man-carrying unit the use of which is restricted;
25. “material construction hoist” means a construction hoist restricted to the carriage of materials, where workmen may enter the car or platform for the purpose of loading or unloading only;
26. “minor alteration” means an alteration that results in a minor change to the original design, inherent safety or operational characteristics of an elevating device and without limiting the generality of the foregoing includes,
- (a) a change in size or number of,
 - (i) hoisting,
 - (ii) hauling,
 - (iii) counter-weight,
 - (iv) overspeed governor,
 - (v) compensating,
 - ropes;
 - (b) the addition of,
 - (i) a safety device or any other safety stopping device for the load-carrying unit or counter-weight,
 - (ii) special emergency service, emergency recall, in-car emergency service, firefighter’s elevator designations or any similar special service;
 - (c) the replacement of any of the following components with components

differing from the original in design or manufacture, but without any change in overall technical, operation or safety characteristics of the elevating device:

1. A safety device or any other safety stopping device for the load-carrying unit or counter-weight.
2. A device which actuates the device referred to in paragraph 1.
3. A supporting structure or foundation.
4. A driving machine or brake.
5. A hydraulic cylinder or plunger.
6. The tower switches of a passenger ropeway;

(d) the addition of,

- (i) hoistway door locking device,
- (ii) car door or gate electric contacts,
- (iii) hoistway inspection switches,
- (iv) top of car operating device,
- (v) hoistway door or car door or gate operating device,
- (vi) car levelling or truck zoning devices;

(e) a major rebuilding or replacement of any of the following components with components differing from original design or manufacture, but without any change in the inherent safety or operational characteristics of the elevating device:

1. Controller.
2. Hoistway doors.
3. Door or gate locking devices;

(f) any replacement, other than a replacement that differs from the original in design or manufacture or rebuilding of,

- (i) a safety device or other safety stopping device for load-carrying unit or counter-weight,

(ii) a device that actuates a device referred to in subclause (i),

(iii) a worm or gear of a driving machine,

(iv) a hydraulic cylinder or plunger;

(g) any replacement or readjustment of a component previously sealed by an inspector in accordance with section 32;

(h) any increase or decrease in the distance of travel of the load-carrying unit of a workman's rail-guided or material construction hoist;

27. "minor alteration—Type A" means a minor alteration of a type referred to in clause (a), (b) or (c) of paragraph 26;

28. "minor alteration—Type B" means a minor alteration of a type referred to in clause (d), (e), (f), (g) or (h) of paragraph 26;

29. "moving walk" means an elevating device that moves passengers on an uninterrupted load-carrying surface that remains parallel to its direction of motion;

30. "new", when referring to an elevating device or part thereof, means any elevating device or part thereof, for which a design submission is registered or the installation of which is completed on or after the date that the Act and this Regulation come into force;

31. "observation elevator" means a passenger elevator designed to permit exterior viewing by passengers while riding in the car;

32. "passenger elevator" means an elevator used primarily for carrying persons;

33. "passenger ropeway" means an elevating device used to transport persons;

34. "power type manlift" means a manlift equipped with a man-carrying unit in the form of a car, the motion of which is obtained by means of the application of energy other than by hand or gravity;

35. "reversible ropeway" means a passenger ropeway where passengers are carried in one or more cars fixed to a hauling rope that is independent of a track rope, and where the cars reciprocate between terminals;

36. "ropetow" means a passenger ropeway where persons grasp a circulating hauling rope or a handle or similar device attached to the rope and are propelled by the tow while remaining in contact with the ground or snow surface;

37. "sidewalk elevator" means a freight elevator that operates between a sidewalk or other area exterior to a building and floor levels inside the building that are below the sidewalk or other area exterior to the building and that has no landing opening into the building at its upper limit of travel;
38. "stairchair lift" means an elevating device for the handicapped that is equipped with a passenger-carrying unit in the form of one or two attached chairs that moves substantially in the direction of a flight of stairs or ramp at a mean angle of not more than 45 degrees;
39. "stage lift" means an elevating device used for lifting or lowering persons or freight in or about a stage or orchestra pit;
40. "standard design submission" means a design submission for a type of elevating device that is intended to be installed in more than one location and that may incorporate the use of alternative interchangeable components but does not include information relating to the location of individual installations;
41. "stair platform lift" means an elevating device for the handicapped that is equipped with a platform that moves substantially in the direction of a flight of stairs or ramp at a mean angle of not more than 45 degrees;
42. "stair platform lift—Type C" means a stair platform lift where the runway is guarded so as to physically prevent access to it;
43. "stair platform lift—Type D" means a stair platform lift where the runway is not guarded so as to physically prevent access to it;
44. "temporary elevator" means a passenger or freight elevator in a building under construction that is used for carrying workmen or materials or both prior to the completion of the building;
45. "vertical platform lift" means an elevating device for the handicapped equipped with a platform that moves vertically;
46. "vertical platform lift—Type C" means a vertical platform lift having a fully enclosed runway;
47. "vertical platform lift—Type D" means a vertical platform lift having a partially or non-enclosed runway;
48. "wire rope tow" means a rope tow having a metallic hauling rope;
49. "workmen's rail-guided construction hoist" means a construction hoist used for carrying

workmen and materials where the load-carrying unit is guided by rails;

50. "workmen's rope-guided construction hoist" means a construction hoist used for carrying workmen and materials where the load-carrying unit is guided by ropes.

(2) For the purposes of subsection (1), elevator, dumbwaiter, escalator, moving walk, manlift, passenger ropeway, incline lift, construction hoist, stage lift, freight platform lift, stair platform lift, vertical platform lift and stair chair lift include the machine room, hoistway and hoistway enclosure, supporting structure, terminals and runway, as the case may be, that is provided in conjunction therewith. O. Reg. 229/81, s. 1

2. The following classes of elevating devices are designated:

1. Elevators being,

- (a) freight elevators;
- (b) hand-power freight elevators;
- (c) observation elevators;
- (d) passenger elevators;
- (e) sidewalk elevator; and
- (f) temporary elevators.

2. Dumbwaiters being,

- (a) dumbwaiters, other than hand-power dumbwaiters; and
- (b) hand-power dumbwaiters.

3. Escalators.

4. Moving walks.

5. Freight platform lifts being,

- (a) freight platform lifts—Type A; and
- (b) freight platform lifts—Type B.

6. Elevating devices for the handicapped being,

- (a) stairchair lifts;
- (b) stair platform lifts—Type C;
- (c) stair platform lifts—Type D;
- (d) vertical platform lifts—Type C; and
- (e) vertical platform lifts—Type D.

7. Manlifts being,

- (a) counter-balanced type manlifts;
- (b) endless belt type manlifts; and
- (c) power type manlifts.

8. Passenger ropeways being,

- (a) bar lifts;
- (b) chair lifts;
- (c) fibre rope tows;
- (d) gondola lifts;
- (e) reversible ropeways; and
- (f) wire rope tows.

9. Construction hoists being,

- (a) material construction hoists;
- (b) workmen's rail-guided construction hoists; and
- (c) workmen's rope-guided construction hoists.

10. Incline lifts being,

- (a) inclined elevators;
- (b) inclined dumbwaiters;
- (c) inclined manlifts;
- (d) inclined construction hoists;
- (e) inclined freight platform lifts; and
- (f) funicular railways.

11. Stage lifts. O. Reg. 229/81, s. 2.

3.—(1) Except where otherwise indicated, this Regulation applies to all existing and new elevating devices and parts thereof.

(2) Notwithstanding subsection (1), in the case of an existing elevating device the application of the codes adopted in this Regulation are restricted to those sections respecting the inspection, testing, maintenance and use of the elevating device. O. Reg. 229/81, s. 3.

4.—(1) Except where otherwise required by this Regulation, an existing elevating device and parts thereof shall, with respect to its design, construction, controls and other characteristics determining its technical and operating features either,

- (a) conform to the rules and codes applicable at the time of its installation or initial licensing; or
- (b) conform to the requirements of the codes adopted in this Regulation.

(2) Where an alteration is made to an existing elevating device the alteration shall conform to the requirements of this Regulation.

(3) Where a standard design submission was registered under a predecessor to this Regulation and it is proposed to install a new elevating device in accordance with that standard design submission, the standard design submission shall be updated to conform with the requirements of this Regulation. O. Reg. 229/81, s. 4.

5. Where a new elevating device or part thereof is not specifically covered by a code adopted in this Regulation, it shall be so constructed as to comply with,

- (a) such codes or other technical rules that are authorized by the Director under subsection 31 (6) of the Act; or
- (b) where there are no codes or rules authorized to cover the particular situation, general engineering practice normally applied to elevating devices on the basis of the adopted codes. O. Reg. 229/81, s. 5.

6. A freight platform lift—Type B having a rise of two metres or less and operating between a loading dock and the bed of a vehicle used to transport goods is exempt from the Act and regulations. O. Reg. 229/81, s. 6.

DESIGN SUBMISSION

7.—(1) A design submission for an elevating device shall be on a form supplied by the Ministry and shall include the specifications prescribed in subsection (3), the drawings prescribed in subsection (4) and any other calculation sheets and work test certificates necessary to indicate compliance with the Act and this Regulation.

(2) A design submission for an alteration of an elevating device may be limited to the scope of the alteration and shall relate the alteration to the previously registered design submission for the elevating device.

(3) A specification shall,

- (a) set out the address of the premises where the elevating device is to be installed;
- (b) set out the designation, maximum capacity and rated speed of the elevating device;
- (c) contain data necessary to demonstrate that the elevating device conforms to the

requirements of the Act and this Regulation and the data may be limited to the characteristics and features of an elevating device that are not specific to and that are not required by an applicable code for all installations of a particular class of elevating device;

(d) clearly delineate any proposed variance from the applicable codes adopted by this Regulation and outline the reason for such variance, including an assessment of how the variance may affect the safety of the installation;

(e) refer to all applicable codes; and

(f) include a list of supporting drawings and other documentation forming part of the design submission.

(4) Drawings shall,

(a) be identified by a number and date in addition to the information required to be given under clauses (3) (a) and (b);

(b) include layouts, plans and elevation views of the elevating device or parts thereof, and set out all information necessary to demonstrate conformance with this Regulation and the applicable codes;

(c) include electric and hydraulic schematic diagrams indicating safety related circuitry and components and identifying the sequence of operation of the safety related components;

(d) include a legend or a reference to a relevant code for all symbols used in the drawings;

(e) be prepared in accordance with good engineering and drafting practices; and

(f) be accurate and complete.

(5) All individual documents composing a design submission shall bear the signature and seal of the professional engineer who prepared or approved the design submission.

(6) A design submission for an elevating device shall include a statement bearing the seal and signature of the professional engineer who prepared or approved the submission stating that the whole design of the elevating device, including the parts and features not specifically identified in the design submission, are in compliance with the Act and this Regulation, except for any variances set out in the submission and in making such statement the professional engineer may rely on the opinion of or information obtained from another professional engineer or an architect and may indicate in what respect he is so relying.

(7) Notwithstanding subsections (5) and (6), where a design submission for a material construction hoist,

stair chair lift or vertical platform lift—Type D is not yet registered but is based on a previously registered standard design submission, all individual documents comprising the design submission may be signed by an officer or director of the company applying for registration where the officer or director is a mechanic.

(8) The Director may require such information in addition to that required under this Regulation with respect to a design submission as is necessary in his opinion to ensure that the design submission meets the requirements of the Act and the regulations. O. Reg. 229/81, s. 7.

8. An applicant for registration of a design submission shall make his application on a form supplied by the Ministry and shall include with his application,

(a) four copies of the design submission or in the case of a standard design submission, two copies; and

(b) the fee,

(i) in the case of a design submission for a new installation or major alteration, set out in column 4 of Table 1 set out opposite the class of elevating device applied for in column 1 of Table 1, except that where the design submission is based on a previously registered standard design submission, the fee is 50 per cent of the fee set out in column 4 of Table 1,

(ii) in the case of a standard design submission, a revision to a design submission or a design submission for a minor alteration, set out in column 2 of Table 2 set out opposite the type of design submission applied for in column 2 of Table 2, or

(iii) notwithstanding subclause (i), in the case of a design submission for a new installation or major alteration of an observation elevator or elevator serving an observation level as referred to in subsection 33 (9) or (10), set out in column 4 of Table 1 set out opposite the elevating device referred to in item 5 of column 1 of Table 1. O. Reg. 229/81, s. 8.

9. Upon registration of a design submission, the Director shall send to the applicant,

(a) a notice that the design submission has been registered;

(b) two sets of the registered design submission, or in the case of a standard design submission, one set; and

- (c) the installation number or registration number, as the case may be, that has been allocated to the elevating device or to the standard design submission. O. Reg. 229/81, s. 9.

10. Where a change is proposed to a registered design submission, no work shall be performed on the portion of the elevating device affected by the change until a design submission outlining the scope of the change with reference to the relevant parts of the registered design submission is prepared in accordance with sections 7 and 8 and registered. O. Reg. 229/81, s. 10.

11.—(1) A design submission for a minor alteration—Type A in accordance with subsection 7 (2) shall be forwarded to the Director not later than five working days after completion of the minor alteration.

(2) Where a minor alteration—Type B is made to an elevating device the contractor shall not later than five working days after completion of the alteration notify the Director in writing of the alteration, stating that the parts added, replaced, or altered comply with the applicable codes and the notice shall contain sufficient design details necessary to demonstrate compliance with such codes. O. Reg. 229/81, s. 11.

CONTRACTORS

12.—(1) Application for registration as a contractor or a renewal thereof shall be on a form supplied by the Ministry and be accompanied by the fee set out in column 2 of Table 3 in the case of an initial registration or column 3 of Table 3 in the case of a renewal set out opposite the type of registration applied for in column 1 of Table 3.

(2) It is a term and condition of registration as a contractor that,

(a) the contractor shall be, or have in his employ, a mechanic; and

(b) the contractor or a member of his supervisory staff, shall have full knowledge of the Act and this Regulation.

(3) An applicant for registration as a contractor shall supply such information to the Director as is necessary for the Director to determine whether the requirements of subsection (2) are met.

(4) Notwithstanding clause (2) (a), where the registration of a contractor is limited to the testing of elevating devices or parts thereof, the contractor is exempt from the requirement of clause (2) (a) where he is a professional engineer or has a professional engineer in his continuous employ.

(5) A registration as a contractor expires on the 31st day of March next following the date on which it was issued. O. Reg. 229/81, s. 12.

13.—(1) Every contractor that maintains elevating devices shall submit to the Ministry a list containing data on installation numbers, class and location of the elevating devices being maintained by the contractor together with information indicating the scope of the maintenance contracts.

(2) Any revision to the list referred to in subsection (1) shall be forwarded to the Ministry quarterly. O. Reg. 229/81, s. 13.

14.—(1) No work shall be undertaken on an elevating device by a contractor unless it is performed by a mechanic or by a mechanic-in-training under the supervision of a mechanic.

(2) No person shall be involved in a task that is necessarily ancillary or incidental to the installation or maintenance of an elevating device unless he is supervised by a mechanic.

(3) No mechanic shall be assigned or undertake work beyond the scope of his experience or training. O. Reg. 229/81, s. 14.

INSTALLATION

15.—(1) Prior to arranging for an initial inspection of an elevating device, where a contractor installs or alters an elevating device he shall carry out a preliminary examination and satisfy himself that all work has been completed, is in accordance with the registered design submission and that the installation or alteration complies with the requirements of the Act and this Regulation.

(2) A contractor who installs a new elevating device or alters an existing elevating device shall, on completion of the work, supply to the owner of the elevating device a copy of the registered design submission. O. Reg. 229/81, s. 15.

16.—(1) Each component identified in a design submission shall be readily identifiable on the actual installation.

(2) Each component of an elevating device, the size, function and operating characteristics of which are not readily identifiable when installed on the elevating device, shall bear a permanently affixed name plate indicating all the information needed to facilitate its replacement. O. Reg. 229/81, s. 16.

17. Where an alteration is made to an elevating device, the owner's copy of the registered design submission shall be amended by the contractor who made the alteration to reflect the changes made. O. Reg. 229/81, s. 17.

LICENCE FOR AN ELEVATING DEVICE

18.—(1) An applicant for an initial licence for an elevating device or a renewal thereof shall submit an application on the form supplied by the Ministry

together with the fee set out in column 2 of Table 2 set out opposite the type of licence applied for in column 1 of Table 2.

(2) An initial licence for an elevating device shall be issued for a period not exceeding twelve months and expires on the date specified in the licence.

(3) A renewal of a licence for an elevating device shall be for a period of twelve months. O. Reg. 229/81, s. 18.

19.—(1) A licensee shall notify the Director within ten days of a change in any particular noted on the licence.

(2) Where the owner of an elevating device is not the licensee the owner shall notify the Director within ten days of a change in the owner's name or address.

(3) Where a change is proposed with respect to the ownership of an elevating device, the owner shall notify the Director before the proposed change takes place, of the details and the effective date of the change.

(4) Subject to subsection (5), upon receipt of information described in subsection (3) and upon payment of the fee for the transfer of a licence set out in Table 2, the Director shall transfer or re-issue the licence to the new owner.

(5) The Director shall not transfer a licence under subsection (4),

(a) where a seal is affixed to the elevating device under section 10 of the Act;

(b) while the licence is under suspension; or

(c) where there is any outstanding fee owing under this Regulation with respect to the elevating device. O. Reg. 229/81, s. 19.

20. A licence for an elevator shall be posted by the owner in a prominent position in the load-carrying unit of the elevator and a licence for an elevating device other than an elevator shall be posted by the owner on or adjacent to the elevating device for which it is issued. O. Reg. 229/81, s. 20.

NOTICES

21.—(1) Every elevating device shall have securely fastened to it, and conspicuously displayed, a notice indicating the maximum capacity and installation number of the elevating device.

(a) in the load-carrying unit of the elevating device; or

(b) where it is not practicable to fasten it on the load-carrying unit, as close as is practicable to the bottom loading area of the elevating device.

(2) The notice indicating the maximum capacity referred to in subsection (1) shall be supplied by the owner in the form of a plate, and shall set forth in letters and numerals not less than 6 millimetres in height,

(a) the words "maximum capacity";

(b) the number of persons allowed to use the elevating device or the total weight in kilograms allowed in the elevating device or both; and

(c) the word "persons" or the symbol "kg" or both, as the case may be.

(3) Where the maximum capacity of an elevating device has been determined both in terms of persons and kilograms, the notice referred to in subsection (2) shall include the alternative maximum capacities, with the word "or" between the capacities.

(4) The notice indicating the installation number referred to in subsection (1) shall be supplied by the Ministry, in the form of a plate or label, and shall set forth the installation number assigned by the Ministry to that elevating device.

(5) The fee for a duplicate installation number referred to in subsection (4) is the fee set out in item 2 of Table 2.

(6) The notice indicating the maximum capacity and the notice indicating the installation number of the elevating device may be engraved on a single plate or on a control station board provided that the requirements of this section regarding content, size of letters and location of the notices are fulfilled. O. Reg. 229/81, s. 21.

OPERATION AND MAINTENANCE

22.—(1) Every owner of an elevating device shall ensure that the elevating device is not used or operated unless it is maintained by a registered contractor in accordance with the requirements of this section.

(2) The methods and intervals of maintenance of an elevating device shall be determined by the owner or by a contractor on behalf of the owner, on the basis of,

(a) the inherent quality;

(b) the manufacturer's or his agent's recommendations for maintenance; and

(c) the frequency and method of usage,

of the elevating device.

(3) The maintenance of an elevating device shall include,

(a) an inspection and examination at regular intervals of all parts and functions of the elevating device;

(b) cleaning, lubricating and adjusting all parts of the elevating device at regular intervals, and the repairing or replacing worn or defective components, in order to prevent the elevating device from becoming unsafe for operation;

(c) repairing or replacing damaged or broken parts;

(d) in addition to those things required under clause (a), (b) or (c) such other examinations or work as is required by this Regulation, an applicable code or an inspector.

(4) The person carrying out the inspection referred to in clause (3) (a) shall satisfy himself that the elevating device is in a safe operating condition and that the parts and functions will remain in a safe operating condition until the next scheduled inspection and examination.

(5) Where a part of an elevating device is replaced for any reason, the replacement part shall be at least equivalent to the original part as specified in the design submission or as supplied by the manufacturer of the original part.

(6) Notwithstanding subsections (1) and (3), jobs of a housekeeping nature in the load-carrying unit of or access areas to an elevating device may be performed by a person other than a registered contractor. O. Reg. 229/81, s. 22.

23.—(1) Where maintenance is carried out on an elevator, dumbwaiter, elevating device for the handicapped or freight platform lift that is equipped with a safety device and overspeed governor, the maintenance referred to in subsection 22 (3) shall include an inspection and testing of the safety device and overspeed governor in accordance with clauses B.1.4, B.1.5 and B.1.6 of the code referred to in section 37 at intervals determined in accordance with subsection 22 (2) provided such intervals are not longer than twelve months between inspections.

(2) A record of inspections and tests carried out under subsection (1) shall be made in triplicate on forms supplied by the Ministry and one copy shall be posted in the machine room of the elevating device, one copy shall be kept on file by the contractor and one copy shall be kept on file by the owner and each such record shall be retained for a period of three years.

(3) Where the ownership of an elevating device changes, the records referred to in subsection (2) shall be transferred to the new owner. O. Reg. 229/81, s. 23.

24. Where a manufacturer or owner of an elevating device or a contractor discovers a defect in a part or component that is related to the safety of operation or usage of an elevating device and that part or component is replaced and as a result of the discovery the same part or component is replaced in other elevating

devices because of a possible recurrence of the defect, then the manufacturer, owner or contractor, as the case may be, shall forthwith notify the Director, in writing, stating the nature of the defect and any actions taken to date with respect to the part or component. O. Reg. 229/81, s. 24.

25. Every owner of an elevating device shall ensure that,

(a) there is clear access to the elevating device;

(b) there is a safe and convenient access to the machine room of the elevating device regardless of weather conditions;

(c) the machine room and any part of the elevating device that may be hazardous is closed, locked or otherwise made inaccessible to the public;

(d) the keys required for access to the machine room and other locked parts of the elevating device are readily available at the location of the installation to an inspector or a member of the police or fire department or other person who may be involved in an emergency where the elevating device is located;

(e) a list of persons to be called in case of an equipment or power failure, accident, or any other emergency involving the elevating device is readily available at the location of the installation;

(f) a copy of the registered design submission for the elevating device is readily available to an inspector; and

(g) on the transfer of ownership of an elevating device a copy of the registered design submission is delivered to the new owner. O. Reg. 229/81, s. 25.

26. Every owner of a passenger elevator that is located in an apartment or office building shall ensure that,

(a) in addition to the list required under clause 25 (e) the name and telephone number of the contractor maintaining the elevator, together with the scope and expiry date of the contract covering the maintenance of the elevator; and

(b) the location of the keys required to be available under clause 25 (d),

are posted inside the firehose cabinet located closest to the main front entrance of the apartment or building. O. Reg. 229/81, s. 26.

27.—(1) In addition to those requirements set out in sections 44 and 60 with respect to attendants or operators, where in the opinion of the Director it is

necessary for an elevating device to have one or more attendants or operators to ensure the safety of persons riding or having access to the elevating device the owner shall ensure that such attendants or operators are stationed at appropriate locations in or about the elevating device.

(2) In addition to those requirements set out in subsection (1) and sections 44 and 60, where an elevating device is powered by a driving unit or equipped with such operating devices that are not automatically rendered inoperative should an unsafe condition for operation of the elevating device exist, the owner shall ensure that while the elevating device is in operation that it is supervised and operated by an operator who is stationed at the driving unit of the elevating device or at some other appropriate location. O. Reg. 229/81, s. 17.

28.—(1) Every attendant or operator shall have such knowledge of and experience in operating or attending the elevating device that,

- (a) he is able to attend or operate the elevating device safely without supervision; and
- (b) he is aware of the hazardous situations that are likely to occur with respect to persons using the elevating device or to materials being carried on it.

(2) Every person learning to be an attendant or operator shall obtain the experience referred to in subsection (1) and perform his duties only under the personal supervision of an experienced attendant or operator, as the case may be, a mechanic, or other person having thorough knowledge and experience in the attending or operation of an elevating device and who is aware of the hazards connected therewith. O. Reg. 229/81, s. 28.

29. An attendant shall,

- (a) only be responsible for the safe operation and use of the elevating device that is within the scope of his employment;
- (b) be stationed (in close proximity to the elevating device) in a location designated by the owner of the elevating device;
- (c) ensure that persons and materials move with safety to or from the elevating device in the area that is under his supervision;
- (d) ensure that all doors or gates are closed or other safety measures are taken, as the case may be, before the elevating device is operated or a signal is given to an operator to operate it; and
- (e) not operate the elevating device, knowing or having reason to believe that the maximum capacity as shown on the licence is exceeded except where he is assisting in the testing of the elevating device. O. Reg. 229/81, s. 29.

30. An operator shall,

- (a) be responsible for the safe operation of the driving unit of the elevating device that he is operating;
- (b) not operate the driving unit unless he has been given a signal by an attendant to operate it or he has otherwise satisfied himself that all doors or gates are closed, the device is not overloaded and that all safety measures have been taken to ensure the safe operation of the elevating device;
- (c) satisfy himself each day that the elevating device that he is operating is safe for normal operation before operating it on that day; and
- (d) not leave the driving unit unattended without taking measures to prevent the unauthorized use of the elevating device. O. Reg. 229/81, s. 30.

INSPECTIONS

31.—(1) In this section and sections 15 and 33,

- (a) "initial inspection" means an inspection by an inspector of a newly installed or altered elevating device made under section 15 of the Act;
- (b) "subsequent inspection" means an inspection by an inspector that is made subsequent to an initial inspection where the initial inspection reveals that the elevating device does not conform to the requirements of the Act and this Regulation;
- (c) "periodic inspection" means an inspection by an inspector of an elevating device that is made under section 27 of the Act;
- (d) "special inspection" means an inspection by an inspector following,
 - (i) a complaint, accident, fire or similar occurrence,
 - (ii) any inspection under clauses 6 (1) (a) or (g) of the Act,
 - (iii) an inspection following any minor alteration of an elevating device;
- (e) "follow-up inspection" means an inspection by an inspector that is made after a periodic inspection or special inspection where that inspection reveals that the elevating device does not conform to the requirements of the Act and this Regulation.

(2) The fee on an inspection shall be paid and the manpower, test load, measuring and other devices required to carry out the inspection shall be provided by,

(a) in the case of an initial inspection or subsequent inspection, the contractor who installed or altered the elevating device;

(b) in the case of any other inspection, the owner of the elevating device. O. Reg. 229/81, s. 31.

32.—(1) An inspector may, following an inspection, require that a part of an elevating device be sealed to prevent readjustment thereof.

(2) No person shall remove a seal affixed under subsection (1) without the permission of an inspector. O. Reg. 229/81, s. 32.

33.—(1) In this section,

(a) “living expenses” means reasonable charges for sleeping accommodation and meals while on duty away from home;

(b) “travelling expenses” means reasonable charges incurred for transportation,

(i) to the place where the inspection is to be made, and

(ii) from the place where the inspection is made to the place where the next inspection is to be made, or where the inspector has his office, as the case may be.

(2) Except where otherwise indicated in this section the fees to be paid on an initial inspection of an elevating device are those fees set out in column 2 of Table 1 set out opposite the type of elevating device being inspected in column 1 of Table 1.

(3) The fee on a subsequent inspection of an elevating device set out in column 1 of Table 1 is the basic fee set out opposite thereto in column 2 of Table 1.

(4) Except where otherwise indicated in this section the fee to be paid on a periodic inspection of an elevating device is that fee set out in column 3 of Table 1 set out opposite the type of elevating device in column 1 of Table 1.

(5) The fee on a special inspection of an elevating device set out in column 1 of Table 1 is the basic fee set out opposite thereto in column 3 of Table 1.

(6) Where a special inspection takes place because of a complaint, accident, fire or similar occurrence, the fee prescribed in subsection (5) shall only be charged where the inspector has determined that the owner has failed to comply with the requirements of the Act and regulations.

(7) Subject to subsection (8), the fee on a follow-up inspection for an elevating device set out in column 1 of Table 1 is 50 per cent of the basic fee set out opposite thereto in column 3 of Table 1.

(8) Where a follow-up inspection reveals that an inspector's orders have not been completed within the time specified by the inspector or where new orders are given, the fee on a follow-up inspection for an elevating device set out in column 1 of Table 1 is the basic fee set out opposite thereto in column 3 of Table 1.

(9) The applicable fee for an inspection of an observation elevator having a travel in excess of 30 metres and having fewer than eight entrances is that set out in item 5 of Table 1.

(10) The applicable fee for an inspection of an elevator designed to travel directly from ground level to an observation level and having travel in excess of 30 metres is that set out in item 5 of Table 1.

(11) Where an inspection is unduly delayed or prolonged by reason of an owner failing to comply with a requirement of clause 6 (1) (c) or (d) of the Act, the owner shall pay,

(a) the additional fee set out in item 5 of Table 2; and

(b) all travelling expenses and living expenses, if any, necessarily incurred by the inspector in connection with the inspection by reason of the delay or prolongation.

(12) Where an inspection is performed by reason of a previously issued order and is specially arranged to suit an owner's or contractor's schedule, the inspector's travelling expenses and living expenses shall be paid in addition to any fee owing under this section.

(13) The fee for a copy of an inspection report or other document is the fee set out in item 4 of Table 2. O. Reg. 229/81, s. 33.

PART II

GENERAL TECHNICAL REQUIREMENTS

34.—(1) The welding of a steel structure on elevating devices shall conform to the design and procedure requirements of CSA Standard W59.1—1977, *General Specification for Welding of Steel Structures (Metal Arc Welding)*.

(2) The welding of a steel structure on elevating devices shall be undertaken by a person or contractor qualified to the requirements of CSA Standard W47.1—1975, *Certification of Companies for Fusion Welding of Steel Structures*.

(3) The field welding of piping and fittings on an elevating device shall conform to CSA Standard B51—1975, *Code for the Construction and Inspection of Boiler and Pressure Vessels*. O. Reg. 229/81, s. 34.

35. The machine for an elevating device shall be,

(a) capable of safely lifting the car loaded to its maximum capacity at designed rated speed;

- (b) securely fastened to its foundation to prevent it from being moved from its fixed position;
- (c) when powered by an internal-combustion engine, arranged so as to discharge the exhaust vertically to the outdoors and not to endanger the safety of any person; and
- (d) guarded where necessary to prevent injury to persons from gears, shafts and other hazardous equipment. O. Reg. 229/81, s. 35.

36. Where clips are permitted to fasten metal rope in an elevating device,

- (a) the minimum number of clips to be used on each rope end shall be,
 - (i) two clips for rope under 9 millimetres in diameter,
 - (ii) three clips for rope 9 millimetres in diameter and over but under 16 millimetres in diameter,
 - (iii) four clips for rope 16 millimetres in diameter and over but under 19 millimetres in diameter;
- (b) the rope end shall be bent over a heart-shaped thimble that has a groove of a radius equal to that of the rope or shall be provided with equivalent protection satisfactory to the Director;
- (c) the clips shall be spaced at a distance apart equal to six times the rope diameter and not closer than four times the rope diameter from the short end of the rope;
- (d) U-type clips shall be placed so that the U bolts bear on the short or dead end of the rope and the bases bear on the load part of the rope; and
- (e) the nuts on the clips shall not be fully tightened until after the rope has been under load and all nuts shall be fully tightened while the rope is still loaded. O. Reg. 229/81, s. 36.

PART III

ELEVATORS, DUMBWAITERS, ESCALATORS, MOVING WALKS AND FREIGHT PLATFORM LIFTS

37.—(1) Subject to subsection 3 (2), every elevator, dumbwaiter, escalator, moving walk and freight platform lift shall comply with CSA Standard B44-1975, Safety Code for Elevators, Dumbwaiters, Escalators and Moving Walks, including Supplements No. 1-1977 and No. 2-1980 to CSA Standard B44-1975, except that where a provision of the Code is inconsistent with the Act and this Regulation the provisions of the Act and this Regulation shall prevail.

(2) For the purposes of this Regulation, in CSA Standard B44-1975,

- (a) "platform lift—Type A" has the same meaning as "freight platform lift—Type A";
- (b) "platform lift—Type B" has the same meaning as "freight platform lift—Type B"; and
- (c) "rated load" means "maximum capacity". O. Reg. 229/81, s. 37.

38.—(1) Except for an existing passenger elevator or freight elevator, rope clip fastenings shall not be used for car and counter-weight ropes on passenger elevators and freight elevators.

(2) Notwithstanding subsection (1), when the ropes are changed on an existing passenger elevator or freight elevator, subsection (1) shall be complied with. O. Reg. 229/81, s. 38.

39. Every elevator shall have a safe and convenient access to its machine room and machinery space, and such access shall not lead through any part of the hoistway. O. Reg. 229/81, s. 39.

40. Notwithstanding subsection 3 (2), every existing non-conforming passenger elevator and freight elevator shall be altered to conform with clauses 3.7, 3.8 and 3.10.8 of the code referred to in subsection 37 (1) within five years of the coming into force of this Regulation. O. Reg. 229/81, s. 40.

41.—(1) Every existing passenger elevator in an apartment building or educational institution and every new passenger elevator shall be provided at the entrance side of its car platform with a smooth apron made of metal not less than 1.5 millimetres thick, or made of material of equivalent strength and stiffness, reinforced and braced to the car platform such that,

- (a) it does not extend less than the full width of the widest hoistway-door opening;
- (b) it has a straight vertical face, extending below the floor surface of the car-platform, of not less than 1,200 millimetres, except that for an existing elevator this may be reduced where the hoisting pit is not deep enough to accommodate a larger vertical face;
- (c) its lower portion is bent back at an angle not less than 60 degrees and not more than 75 degrees from the horizontal;
- (d) it is securely braced and fastened in place to withstand a constant force of 50 kilograms applied at right angles to and,
 - (i) at 450 millimetres from the top without deflecting more than 6 millimetres, or

- (ii) at 1,150 millimetres from the top without deflecting more than 50 millimetres,

and without permanent deformation.

(2) Every passenger elevator referred to in subsection (1) shall have a pit deep enough to accommodate the apron required in subsection (1), and to provide a minimum 25 millimetres clearance between the bottom edge of the apron and the pit floor when the car is on fully compressed buffers. O. Reg. 229/81, s. 41.

42. No elevator shall be operated where it is located adjacent to a hoistway of another elevating device in which installation or alteration work is being performed and where the operation of the elevator may be hazardous to the persons performing the work, unless the hoistways are separated from the bottom to a level a minimum of 2,000 millimetres above the point where the work is being performed by unperforated material so supported and braced that when subjected to a force of 450 newtons applied horizontally at any point the deflection does not exceed 25 millimetres. O. Reg. 229/81, s. 42.

43.—(1) Every new passenger elevator and freight elevator shall have its installation number engraved or painted on the car cross-head visible from the main entrance.

(2) Every existing passenger elevator and freight elevator shall be made to conform with subsection (1) within one year of the coming into force of this Regulation. O. Reg. 229/81, s. 43.

44. Where an existing elevator is controlled from one location only, an attendant shall be stationed at the controls while the elevator is available for operation. O. Reg. 229/81, s. 44.

45.—(1) No person other than an attendant or a designated freight handler or both or more than one of each of them shall ride or be permitted to ride in a freight elevator.

(2) No person other than an attendant or a designated freight handler shall ride or be permitted to ride in a freight platform lift—Type B.

(3) No person shall ride or be permitted to ride on a freight platform lift—Type A. O. Reg. 229/81, s. 45.

PART IV

MANLIFTS

46. Subject to subsection 3 (2), each manlift shall comply with CSA Standard B311-M1979, Safety Code for Manlifts, except that where a provision of the code is inconsistent with the Act and this Regulation the provisions of the Act and this Regulation shall prevail. O. Reg. 229/81, s. 46.

47. Every power type manlift shall be provided with,

(a) a top-of-car operating device; and

(b) a protective guard railing on the top of the car. O. Reg. 229/81, s. 47.

48. No person shall use a manlift except those persons designated by the owner of the manlift as being properly trained in its operation and use. O. Reg. 229/81, s. 48.

PART V

PASSENGER ROPEWAYS

49.—(1) Subject to subsection 3 (2), each new passenger ropeway shall comply with CSA Standard CAN 3-Z98-M78 Passenger Ropeways except that where a provision of the code is inconsistent with the Act and this Regulation the provisions of the Act and this Regulation shall prevail.

(2) Except for references to two-way voice communication, clauses 9.7.1 and 9.7.2 of the Code referred to in subsection (1) does not apply to existing passenger ropeways. O. Reg. 229/81, s. 49.

50. Every passenger ropeway shall be so constructed and installed that the failure of any single, magnetically operated switch, contactor containing metal-to-metal contacts or relay to release does not prevent the passenger ropeway from stopping in response to an emergency device nor permit the passenger ropeway to start after a previously activated emergency device is reset. O. Reg. 229/81, s. 50.

51.—(1) Every owner of a passenger ropeway shall keep a log book in the form supplied by the Ministry, that shall be readily available to an inspector and to other persons designated by the owner.

(2) The log book referred to in subsection (1) shall include at least,

(a) a daily operation and maintenance record; and

(b) non-destructive testing, inspection, and maintenance records of chair grips, chair hangers, and ropes.

(3) The log book shall be retained at the location of the passenger ropeway for a period of,

(a) at least two years for records referred to in clause (2) (a); and

(b) at least ten years for records referred to in clause (2) (b). O. Reg. 229/81, s. 51.

52. In addition to the signs required by the code referred to in section 49, the following signs shall be

erected with a minimum of 100 millimetres in height and 11 millimetres in width for each letter:

1. "NO ADMITTANCE", at the entrance to every machine area.
2. "TOW GRIPPERS PROHIBITED", at the loading area of every rope tow.
3. "RAISE SAFETY BAR", at the approach to the unloading area of every chair lift.
4. "EMERGENCY STOPPING DEVICE", at every emergency stopping device, including safety gate. O. Reg. 229/81, s. 52.

53. Every person who is wearing skis and who is using a rope tow, bar lift or chair lift shall be equipped with,

- (a) safety straps between each boot and the ski fastened thereto; or
- (b) skis that have arresting devices installed on the skis to prevent the runaway of a ski should a ski binding release. O. Reg. 229/81, s. 53.

54.—(1) Every bar lift and rope tow shall,

- (a) be equipped with an anti-rollback device located on the drive or return bullwheel;
- (b) be so designed and maintained that a skier can be transported to the extreme limits of travel without losing contact with the ground or snow surface, including the distance between the safety gate and the point where an unloaded rope stops following activation of the safety gate;
- (c) be so constructed that when an emergency stop control is actuated, the hauling rope does not coast more than 75 per cent of the minimum spacing of passengers on the tow or lift;
- (d) be so constructed that, where a brake is used in order to obtain conformance with the requirement of clause (c) and the code referred to in section 51, the brake shall,
 - i) be electrically released,
 - ii) be applied automatically when the power source is removed, and
 - iii) not be connected across the armature or field of a direct current driving motor.

(2) A return rope of a fibre rope tow may be carried on sheaves over the uphill ski track provided the rope is prevented from coming out of the sheaves by a guide and is kept out of the skier's reach. O. Reg. 229/81, s. 54.

55.—(1) Every chair lift or gondola lift shall,

- (a) have a service brake that is located so that there is no clutch, V-belt or chain drive or similar device between the brake and the driving bullwheel;
- (b) be so equipped that the auxiliary internal combustion engine that drives the circulating rope is rendered inoperative should a tower or any other safety stop switch or gate be actuated; and
- (c) be equipped with a readily available service and inspection platform carrier and that is equipped with a two-way radiophone or an alternative equivalent system acceptable to the Director.

(2) The engine referred to in clause (1) (b) shall be tested each day prior to the operation of the chair lift or gondola lift, as the case may be.

(3) Every hauling rope, rope grip and chair or gondola hanger of a chair lift or gondola lift, as the case may be, shall be subject to non-destructive testing at such intervals as may be determined by the Director to ensure the safe operation of the chair lift or gondola lift. O. Reg. 229/81, s. 55.

56. Each chair of a chair lift shall be equipped with a safety restraining bar that will not release without a positive action by a passenger when the safety restraining bar is closed. O. Reg. 229/81, s. 56.

PART VI

CONSTRUCTION HOISTS

57.—(1) Subject to subsection 3 (2), every construction hoist shall comply with the following codes except that where a provision of a code is inconsistent with the Act and this Regulation the provisions of the Act and this Regulation shall prevail:

1. Workmen's rail-guided construction hoist, CSA Standard Z 185—1975, Safety Code for Personnel Hoists, including revisions No. 1 to 7—1977 and revisions No. 8 to 31—1979.
2. Workmen's rope-guided construction hoist, American National Standard ANSI A 10.22—1977, Safety Requirements for Rope-guided and Non-guided Workmen's Hoist.
3. Material construction hoist, CSA Standard Z 256—1972, Safety Code for Material Hoists, including revisions No. 1 to 19—1974, and revision No. 20—1977, and revisions No. 21 to 32—1979.

(2) For the purpose of this Regulation, "rated load" or "rated loading" in the codes referred to in subsection (1) means "maximum capacity". O. Reg. 229/81, s. 57.

58.—(1) Subject to subsections (3) and (4), every new construction hoist shall be,

- (a) so designed that the car movement in both up and down directions is continuously controlled by power; and
- (b) equipped with a safety device operated by a governor, that shall be located at the base of the hoistway or on the car.

(2) Subject to subsection (4), every existing material construction hoist shall be altered to conform with subsection (1) within five years of the coming into force of this Regulation, unless the construction hoist is equipped with such a device or mechanism that positively and automatically locks the car or platform at a landing whenever the car or platform rests at the landing with the landing door or gate in the open position, and provided that the device or mechanism is capable in itself to support the car or platform loaded up to the maximum capacity.

(3) Clause (1) (b) does not apply to a workmen's rope-guided construction hoist.

(4) Subsections (1) and (2) do not apply to a material construction hoist equipped with a load-carrying unit in the form of a bucket. O. Reg. 229/81, s. 58.

59.—(1) Where the load-carrying unit of a workmen's rope-guided construction hoist passes through a restricted area at a platform or floor, a control device that positively and automatically lowers the speed of the load-carrying unit to that specified in the related design submission while the load-carrying unit passes through the restricted area shall be installed on the hoist except where the design submission indicates that no speed limitation is required.

(2) In lieu of the control device referred to in subsection (1), an operator utilizing a system of signals may be used to manually control the speed of the hoist. O. Reg. 229/81, s. 59.

60.—(1) Every workmen's rail-guided construction hoist, shall while in operation, be attended by an attendant who shall be stationed in the load-carrying unit, and who shall operate the construction hoist and also supervise the loading, passage and unloading of persons and freight.

(2) Every material construction hoist shall while in operation be,

- (a) attended by one or more attendants stationed at each location where freight is being loaded or unloaded; and
- (b) operated by,
 - (i) an attendant stationed at the location of the operating devices, provided that the operating devices can be automatically rendered inoperative should any unsafe condition for operation of the construction hoist exist, or
 - (ii) an operator stationed at the driving unit, where the driving unit and its operating devices can not automatically be rendered inoperative should an unsafe condition for operation of the construction hoist exist.

(3) Subsections (1) and (2) apply with necessary modifications to the providing of attendants and operators for workmen's rope-guided construction hoists. O. Reg. 229/81, s. 60.

61.—(1) Every landing of a construction hoist shall, except at the grade level, be guarded to prevent materials from falling into the hoistway or to the lower landings and to ensure the safety of people in or around the construction hoist.

(2) The guarding required in subsection (1) shall be provided on each side of a hoistway entrance and shall,

- (a) extend at least 1,500 millimetres in running length from the hoistway entrance frame;
- (b) include a guard railing located at least 1,070 millimetres above the floor level;
- (c) include a toeboard at least 130 millimetres in height, with the spacing between the railing and toeboard filled in with wire mesh made of wire at least 1.6 millimetres thick and rejecting a ball of 38 millimetres in diameter. O. Reg. 229/81, s. 61.

62. This Regulation comes into force on the 1st day of May, 1981. O. Reg. 229/81, s. 63.

TABLE 1

FEES

ITEM	COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
		Initial Inspection	Other Inspection	Design Submission For New Installation and Major Alteration
1	Elevator (except as in Item 6 (b))			
	(a) Basic-serving ten floors or less	\$100	\$ 50	\$100
	(b) Plus for each additional floor served exceeding ten floors	10	5	—
2	Construction Hoist			
	(a) Basic-ten entrances or less and 30 m of mast or tower	100	50	75
	(b) Plus for each additional 3 m or part thereof of mast or tower	1	1	—
	(c) Plus for each entrance over ten entrances	4	4	—
	(a) Escalator			
	(b) Dumbwaiter			
	(c) Moving Walk			
	(d) Manlift			
	(e) Rope Tow			
	(f) Freight Platform Lift			
	(g) Stage Lift (per section)	75	50	75
3	Elevating Devices for the Handicapped	25	25	25
5	(a) Chair Lift			
	(b) Gondola Lift			
	(c) Reversible Ropeway			
	(d) Funicular Railway	300	150	150
6	(a) Bar Lift			
	(b) Inclined Elevator	150	75	100
	Special installation—except for Column 4, per man hour (minimum two hours) (see Note 1)	30	30	150
NOTES: 1. The fee in Column 4 is the complete fee.				

O. Reg. 229/81, Table 1.

TABLE 2

FEES

ITEM	COLUMN 1	COLUMN 2
1	Licence (a) Initial (b) Renewal or duplicate (c) Transfer	\$ 25 10 10
2.	Installation plate—duplicate (see subsection 21 (5))	15
3.	Registration of a design submission for, (a) Revision, subsequent to initial registration, for one elevating device (b) Standard design submission (i) New (ii) Revised (c) A minor alteration, for one elevating device	25 200 50 25
4.	Copy of an inspection report or other document	10
5	Excess time charge for delaying or prolonging inspection (for each man hour, minimum one hour)	30

O. Reg. 229/81, Table 2.

TABLE 3

FEES—Contractor's Registration

ITEM	COLUMN 1	COLUMN 2 <i>Initial</i>	COLUMN 3 <i>Annual</i>
1.	Elevators	\$300	\$150
2.	Construction Hoists	300	150
3.	Any Class other than Elevators or Construction Hoists, Each class	100	50
4.	Limited Scope, each class (see Note 1)	100	50
5.	Plus—for each mechanic, mechanic in training, helper and supervisor employed in the previous year (this does not include registrations under item 6)	—	10
6.	Maintenance by owner per each maintained elevating device, up to maximum as in items 1, 2 and 3 (see Note 2)	10	10

NOTES:

1. A contractor's registration is limited in scope when it is limited to specific functions.
2. Where registration is limited to the maintenance of elevating devices which are under contractor's ownership.

O. Reg. 229/81, Table 3.

THE BUILDING CODE ACT

O. Reg. 230/81.

General.

Made—April 9th, 1981.

Filed—April 10th, 1981.

REGULATION TO AMEND REGULATION 87 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE BUILDING CODE ACT

1. Article 5.1.1.1. of Part 5 of Regulation 87 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5.1.1.1.(1) Except as provided in Sentences (2) and (3), this part applies to new buildings and to extensions or material alterations to existing buildings of the major occupancy types listed in Table 5.1.1.A. to provide access and entry for physically handicapped persons with wheelchair use as a prime determinant.

(2) This part does not apply to a building when compliance with the requirements of this part is impracticable by reason of site conditions, habitable use of basements or the location of an occupancy listed in Table 5.1.1.A. on a floor that is not at or near grade and is not accessible by ramp or passenger elevator.

(3) This part does not apply to extensions or material alterations to an existing building except where,

(a) a primary entrance is located at or near grade; and

(b) existing washrooms are accessible by ramp or passenger elevator.

5.1.1.2. For the purposes of this part, at or near grade means that any floor area on which a primary entrance is located is within 18 inches of grade at a primary entrance.

TABLE 5.1.1.A.

Forming Part of Article 5.1.1.1.

GROUP (1)	DIVISION (1)	BUILDING TYPE OR OCCUPANCY IN A BUILDING
A	1	Motion picture theatres Opera houses Television studios admitting a viewing audience Theatres
A	2	Art galleries Auditoria Bowling alleys Churches and similar places of worship Community halls Court rooms Dance halls Day nurseries Exhibition halls (other than classified in Group E) Gymnasias Lecture halls, Libraries Licensed beverage establishments (2) Museums Restaurants (2) Schools and colleges, non-residential Undertaking premises

GROUP (1)	DIVISION (1)	BUILDING TYPE OR OCCUPANCY IN A BUILDING
A	3	Arenas Ice Rinks Arena-type buildings intended for occasional use for trade shows and similar exhibition purposes
A	4	Grandstands Stadia
B	2	Convalescent homes Homes for the aged Hospitals Infirmaries Psychiatric hospitals without detention quarters Sanitoria without detention quarters
C		Apartments (3) Colleges, residential Convalescent homes Hotels (3) Motels (4) Schools, residential
D		Banks Offices Public Park Service Buildings, containing washrooms Radio stations, admitting a viewing audience
E		Department stores Exhibition halls Markets Supermarkets
F	2	Salesrooms
F	3	Salesrooms Storage garages

Notes to Table 5.1.1.A.:

(1) Groups and division classifications were selected from Table 3.1.2.A.

(2) Where seating capacity exceeds 140.

(3) Lobby, meeting and conference rooms and passenger elevators.

(4) Lobby, corridors and abutting exterior walkways giving access to rooms.

2. Section 5.2 of the said Regulation is revoked and the following substituted therefor:

SECTION 5.2 BUILDING REQUIREMENTS

5.2.1.1.(1) Each building to which Sentence 5.1.1.1.(1) applies shall have at least one primary entrance that,

- (a) is designed for and is accessible to the physically handicapped;
- (b) opens to the outdoors at sidewalk level or to a ramp designed and constructed in conformance with subsection 5.3.5. that leads to sidewalk level; and
- (c) where passenger elevators are provided in the building, has access to at least one passenger elevator.

(2) Every storage garage shall have one level that is accessible to and usable by the physically handicapped.

5.2.1.2 (1) A building intended for use as an assembly occupancy with viewing audience accommodation accessible to the physically handicapped shall be so equipped that,

- (a) there is accessible seating accommodation for the physically handicapped equal to,
 - (i) for up to 100 persons seating capacity, 2 spaces located adjacent to each other,
 - (ii) from 101 to 400 persons seating capacity, 4 spaces provided in 2 pairs,
 - (iii) for seating capacity of 401 or more persons, not less than 1 per cent of the seating capacity of which not fewer than 4 spaces are provided in 2 pairs; and
- (b) there are washrooms for each sex on at least one storey designed in accordance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. and accessible within the building to the physically handicapped.

5.2.1.3.(1) A building intended for use as an institutional occupancy accessible to the physically handicapped shall be so equipped that,

- (a) all public corridors providing access to or from elevators are accessible to and usable by the physically handicapped;
- (b) all rooms and spaces intended for common use of the occupants are accessible to the physically handicapped;
- (c) doors and doorways to the rooms and spaces described in Clause (b) are in conformance with subsection 5.3.2.; and
- (d) there are washrooms for each sex on at least one storey designed in accordance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. and are accessible within the building to the physically handicapped.

5.2.1.4.(1) A building intended for use as a residential occupancy exceeding 6,000 square feet in building area or exceeding 3 storeys in building height shall be so equipped that,

- (a) all public corridors providing access to or from passenger elevators are accessible to and usable by the physically handicapped;
- (b) where washrooms serving public areas are provided, at least one for each sex designed in conformance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. is accessible to the physically handicapped;
- (c) all doors and doorways leading to and from public areas are in conformance with subsection 5.3.2.; and
- (d) all hallways that are serving public areas have a clear width of not less than 3 feet.

5.2.1.5.(1) A building intended for a use as a business and personal service occupancy exceeding 6,000 square feet in building area or exceeding 3 storeys in building height shall be so equipped that,

- (a) all public corridors providing access to or from passenger elevators are accessible to the physically handicapped;
- (b) an entrance to each occupancy or tenancy for the physically handicapped is accessible from the primary entrance to the building and from public corridors providing access thereto; and
- (c) on every floor where washrooms are provided, at least one washroom for each sex designed in conformance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. is accessible to the physically handicapped.

5.2.1.6.(1) A building intended for use as a mercantile occupancy exceeding 6,000 square feet in building area or exceeding 3 storeys in building height shall be so equipped that,

- (a) on the floor at or near grade and on all other floors accessible by passenger elevators,
 - (i) all public corridors, malls and walkways are accessible to the physically handicapped, and
 - (ii) an entrance to each occupancy or tenancy for the physically handicapped is accessible from the primary entrance to the building and from public corridors providing access thereto;
- (b) on every floor where washrooms are provided, at least one washroom for each sex designed in conformance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. is accessible to the physically handicapped; and
- (c) where there are controlled checkout lanes, turnstiles or any other restricted passage-ways, at least one alternate route is constructed in accordance with subsection 5.3.4.

5.2.1.7.(1) A salesroom in a building intended for use as an industrial occupancy exceeding 6,000 square feet in building area or exceeding 3 storeys in building height shall have on the floor at or near grade and on all other floors accessible by passenger elevator,

- (a) an entrance for the physically handicapped, that is accessible from the primary entrance to the building and from public corridors providing access thereto; and
- (b) on every floor where washrooms are provided, at least one washroom for each sex designed in conformance with Sentence 5.3.9.1.(1) and Article 3.6.4.2. that is accessible to the physically handicapped.

3.—(1) Article 5.3.1.1. of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.1.1. Where a building is required to be accessible to physically handicapped persons, a primary entrance shall have a clear opening width, free of protruding hardware, of at least 2 feet 8 inches when the door is open and shall be accessible at sidewalk level or by a ramp designed and constructed in conformance with subsection 5.3.5. that leads to sidewalk level.

(2) Sentence 5.3.2.1.(1) of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.2.1.(1) Doors and doorways shall have a clear opening free of protruding hardware of at least 2 feet 6 inches when the door is open, except that,

- (a) doors for broom closets, clothes closets and minor storage spaces shall be not less than 1 foot 8 inches in width; and
- (b) bathroom doors in Group C occupancies may be a minimum width of 2 feet 6 inches.

(3) Article 5.3.2.1. of Part 5 of the said Regulation is amended by adding thereto the following sentences:

(4) Except at primary entrances, the distance between 2 doors in series shall be not less than 4 feet plus the width of the door if it swings into the space between the 2 doors.

(5) The wall in which a door is located shall extend 1 foot 6 inches beyond the latch side of the door and the floor space shall not be obstructed to hinder wheelchair access.

(4) Subsection 5.3.2. of Part 5 of the said Regulation is amended by adding thereto the following article:

5.3.2.4. Where vision panels are provided in a corridor door, they shall be not less than 3 inches in width on the latch side of the door and the bottom of the panels shall be not more than 3 feet above the finished floor level.

4. Article 5.3.4.1. of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.4.1. Where a turnstile is installed, a controlled checkout lane is used or any other restricted passageway is constructed in a building required to be accessible to physically handicapped persons, there shall be at least one clearly marked alternate route to a primary entrance not less than 36 inches in width.

5. Article 5.3.5.1.(1) of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.5.1.(1) A ramp having a gradient greater than 1 in 20 shall have,

- (a) a maximum gradient of 1 in 12;
- (b) an unobstructed width of at least 3 feet between handrails;
- (c) a non-skid finish;
- (d) one handrail on each side at a height between 2 feet 8 inches and 3 feet above the surface of the ramp and extending at least 1 foot beyond the top and bottom ends of the ramp;
- (e) landings that meet the following requirements,
 - (i) upper landings that project at least 1 foot 6 inches beyond the latch side of a door, shall be at least 5 feet square when a door opens onto the landing or have a minimum depth of 4 feet when a door opens away from the landing,
 - (ii) intermediate doorway landings shall not be less than the width of the ramp, with level floors on the inside and outside of the door opening extending at least 1 foot 6 inches beyond the latch side of the door opening at a landing between 2 ramps constructed on the same centre line, and at least 5 feet in the direction of door swing,
 - (iii) level resting platforms shall be 4 feet long and the same width as the ramp, or intermediate doorway landings, at not more than 30 feet intervals and at each change of direction, and
 - (iv) the lower end landing shall be at least 6 feet long and the same width as the ramp;
- (f) all doors to intermediate landings installed so that the door swing is away from the landing, except where the door is recessed so that its swing does not project into the landing width;
- (g) illumination equipment capable of providing at least 10 foot candles at floor level on landings, slopes, platforms, entrances, intersections and changes of direction; and
- (h) a curb or base rail at least 2 inches high measured from the surface of a ramp where no solid guard is provided on the open side of the ramp.

6. Article 5.3.6.1.(1) of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.6.1.(1) Stairs in a building required to be accessible to physically handicapped persons shall have,

- (a) the ratio of rise to run in conformance with subsection 9.8.3.;
- (b) a non-skid finish or non-skid strips;
- (c) a handrail on at least one side of stairs less than 44 inches in width but on both sides of a stair 44 inches or wider;
- (d) handrails between 2 feet 8 inches and 3 feet in height measured vertically from the nose of the tread;
- (e) all handrails extended 1 foot beyond the last nosing at the top of a stair and at least 1 foot at the bottom of a stair at a height of between 2 feet 8 inches and 3 feet above the finished floor; and

(f) a nosing on each step not exceeding 1½ inches and bevelled on the underside.

(2) Closed risers shall be used on all stairs accessible to the physically handicapped, except where alternate stairs with closed risers, ramps or other means of vertical transportation will be provided.

7. Article 5.3.7.1. of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.7.1. Where passenger elevators are provided in a building described in this Part, at least one passenger elevator shall be accessible to physically handicapped persons.

8. Article 5.3.8.1. of Part 5 of the said Regulation is revoked and the following substituted therefor:

5.3.8.1. Floors, other than those in an auditorium shall be at the same level throughout or shall be connected by a slope less than 1 in 20 or by a combination of ramps and stairs in conformance with subsections 5.3.5. and 5.3.6. respectively.

9. Subsection 5.3.9. of Part 5 of the said Regulation is amended by adding thereto the following sentence:

5.3.9.2.(1) Showers provided in a gymnasium or stadium and accessible to the physically handicapped from the gymnasium or stadium level shall be designed and constructed to provide at least one shower for use by the physically handicapped such that the shower,

- (a) is at least 3 feet by 3 feet in size;
- (b) is equipped with grab-bars;
- (c) has a hinged seat;
- (d) has pressure balanced single lever controls; and
- (e) has a hand-held shower head with a minimum 5 feet flexible hose.

10. Subclauses iv and v of Sentence 5.3.10.1.(1) of Part 5 of the said Regulation are revoked and the following substituted therefor:

- (iv) with two grab bars 1¼ to 1½ inches in diameter, with a space between the bars and the wall of 1½ inches located adjacent to the water closet on the side and rear walls, and
- (v) with a coat hook mounted about 4 feet 6 inches above the floor level on a side wall.

11.—(1) Subject to subsection (3), a building for which a permit is issued before the first day of June, 1981 is exempt from the requirements of this Regulation.

(2) Subject to subsection (3), a building for which the working drawings, plans and specifications are substantially completed before the first day of June, 1981, and

- (a) an application for a permit is made prior to the first day of September, 1981; and
- (b) construction of the building is commenced within six months after the permit is issued,

is exempt from the requirements of this Regulation.

(3) A building exempted under subsection (1) or (2) shall conform to the requirements of Part V of this Regulation as it existed on the thirty-first day of May, 1981.

12. This Regulation comes into force on the first day of June, 1981

THE HEALTH INSURANCE ACT

O. Reg. 231/81.

General.

Made—April 2nd, 1981.

Filed—April 13th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Subsection 13 (2) of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) Where an employer becomes a bankrupt as defined in the *Bankruptcy Act* (Canada) or is ordered to be wound up, an employee of the employer is entitled to a benefit period equal to the benefit period to which he would have been entitled if the premiums held by the employer for the Treasurer of Ontario on behalf of the employee under section 18 of the Act had been paid over to the Treasurer of Ontario. O. Reg. 231/81, s. 1.

Section 20 of the said Regulation is revoked and the following substituted therefor:

20. Upon the designation of an organization as a collector's group by the General Manager, sections 6, 7 and 8, sections 10 and 11 and sections 13 to 19 apply with necessary modifications to the collector's group and to the members of the designated collector's group. O. Reg. 231/81, s. 2.

3. This Regulation shall be deemed to have come into force on the 9th day of February, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 232/81.

General.

Made—April 9th, 1981.

Filed—April 13th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Subsection 40 (2) of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) Subject to section 41 and subsection 42 (1), an insured person is entitled to receive, in a hospital listed in Schedule 4, such in-patient and out-patient services as are available in the hospital without paying any charge to the hospital for the services. O. Reg. 232/81, s. 1.

2. Subsection 45 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Ambulance services provided by,

(a) an ambulance service operator listed in Schedule 11; or

(b) an ambulance service operated by the Province of Ontario,

are insured services, where the insured person pays to the hospital listed in Schedule 1, 2, 3, 4 or 8 to or from which the ambulance services are required, a co-payment of \$20. O. Reg. 232/81, s. 2.

3. Subsection 64 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Each hospital listed in Schedule 4 is designated for the purpose of providing such in-patient and out-patient services to insured persons as are available in the hospital. O. Reg. 232/81, s. 3.

4. Schedule 6 to the said Regulation is revoked. O. Reg. 232/81, s. 4.

THE MINISTRY OF HEALTH ACT

O. Reg. 233/81.

Standard Ward Accommodation.

Made—April 9th, 1981.

Filed—April 13th, 1981.

REGULATION TO AMEND REGULATION 661 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Section 2 of Regulation 661 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. The standard ward accommodation in a hospital listed in Schedule 4 or 8 of Regulation 452 of Revised Regulations of Ontario, 1980 made under the *Health Insurance Act* shall not be less than the percentage of the total bed capacity of that hospital as is determined from time to time by the Minister. O. Reg. 233/81, s. 1.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 30th day of March, 1981.

THE PLANNING ACT

O. Reg. 234/81.

Order Made Under Section 30 of
the Planning Act.

Made—April 8th, 1981.

Filed—April 14th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act*, being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Newcastle, formerly in the Township of Darlington, in the County of Durham, being that part of the north half of Lot 23 in Concession III of the said former Township of Darlington, containing by admeasurement 3.82 acres be the same more or less, more particularly described as follows:

Premising that the easterly limit of the said Lot 23 has a bearing of north 18° 40' west and relating all bearings herein thereto;

Beginning at an iron bar planted in the easterly limit of the said Lot 23 distant southerly therein 3,174.70 feet on a course of south 18° 40' east from the north-easterly angle of the said Lot;

Thence south 71° 20' west a distance of 660 feet to an iron bar planted in the line of a fence running southerly;

Thence south 19° 29' 20" east along the last-mentioned fence a distance of 245.35 feet to an iron bar

planted at the point of intersection with an old fence marking the existing southerly limit of the north half of the said Lot 23;

Thence on a general bearing of north 72° 37' east in the line of the said fence a distance of 656.65 feet, more or less, to an iron bar planted at the point of intersection with the easterly limit of the said Lot 23, said iron bar distant southerly in the last-mentioned limit 260 feet from the place of beginning;

Thence north 18° 40' west along the easterly limit of the said Lot 23 a distance of 260 feet to the place of beginning. O. Reg. 234/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 8th day of April, 1981.

THE LOCAL ROADS BOARDS ACT

O. Reg. 235/81.

Establishment of Local Roads Areas—

Northern and Eastern Regions.

Made—April 7th, 1981.

Filed—April 15th, 1981.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Schedule 74 to Regulation 598 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 74

TROUT LAKE NORTH LOCAL ROADS AREA

All those portions of the townships of Cherriman, Hoskin and Servos in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications Plan N-768-6, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 25th day of March, 1981. O. Reg. 235/81, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 7th day of April, 1981.

THE HOMEMAKERS AND NURSES SERVICES ACT

O. Reg. 236/81.

General.

Made—April 9th, 1981.

Filed—April 16th, 1981.

REGULATION TO AMEND REGULATION 499 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMEMAKERS AND NURSES SERVICES ACT

1. Subclause 1 (b) (iii) of Regulation 499 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(iii) light, heavy and seasonal cleaning,

THE PLANNING ACT

O. Reg. 237/81.

Zoning Order—County of Simcoe,
Township of Nottawasaga.

Made—April 13th, 1981.

Filed—April 16th, 1981.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

150. Notwithstanding any other provision of this Order, the land described in Schedule 306 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of dwelling	9.1 metres
Maximum lot coverage	15 per cent

Minimum ground floor
area of dwelling

one storey—93 square
metres
one and one-half storeys
or more—69.8 square
metres

O. Reg. 237/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 306

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of the north half of Lot 15 in Concession II more particularly described as follows:

Beginning at an iron bar on the northerly limit of the said Lot, said iron bar being 1,227.3 feet measured south 74° 36' west along the said northerly limit from the northeasterly angle of the said Lot;

Thence south 8° 09' east 462 feet to an iron bar;

Thence south 74° 36' west 300 feet to an iron bar:

Thence north 8° 09' west 462 feet to an iron bar;

Thence north 74° 36' east 300 feet to an iron bar, being the place of beginning. O. Reg. 237/81, s. 2.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 13th day of April, 1981.

THE SECURITIES ACT

O. Reg. 238/81.

General.

Made—April 16th, 1981.

Filed—April 16th, 1981.

REGULATION TO AMEND REGULATION 910 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SECURITIES ACT

1. Section 14 of Regulation 910 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(h) the trade is made in a security of a mutual fund that,

(i) is administered by a trust company registered under the *Loan and Trust Corporations Act*,

(ii) consists of a pool of funds that,

(A) results from, and is limited to, the combination or commingling of funds of pension or other superannuation plans registered under the *Income Tax Act* (Canada), and

(B) is established by or related to persons or companies that are associates or affiliates of or that otherwise do not deal at arm's length with the promoters of the mutual fund except the trust company that administers the fund, and

(iii) is managed, in whole or part, by a person who is registered or who is exempt from registration under the Act.

2.—(1) Subsection 19c (1) of the said Regulation, as made by section 1 of Ontario Regulation 84/81, is amended by striking out "subsection 71 (7)" in the first and second lines and substituting in lieu thereof "clauses 71 (7) (b) and (c)".

(2) Subsection 19c (2) of the said Regulation, as made by section 1 of Ontario Regulation 84/81, is amended by inserting after "class" in the sixth line "under the exemption contained in clauses 71 (7) (b) and (c)".

3. Section 39 of the said Regulation is amended by striking out "preliminary prospectus or prospectus" in the first line and substituting in lieu thereof "preliminary prospectus, prospectus or summary statement".

4.—(1) Subsection 42 (3) of the said Regulation is revoked and the following substituted therefor:

(3) Where, under subsection (2), a prospectus of a mutual fund and a summary statement do not contain the financial statements described in subsection (1), a prospectus or a summary statement sent or delivered to a purchaser of securities under section 70 or subsection 62 (5) of the Act shall be accompanied by,

(a) a copy of the financial statements that would otherwise be required to be included in the prospectus or summary statement; and

(b) where one or more financial statements for periods subsequent to those covered by the financial statements described in clause (a) have been filed with the Commission under section 76 or 77 of the Act, a copy of the financial statements that were filed most recently before the day the prospectus or summary statement is sent or delivered. O. Reg. 238/81, s. 4 (1).

(2) Subsection 42 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Where the financial statements described in subsection (1) are omitted from a prospectus of a mutual fund and from a summary statement of a mutual fund under subsection (2), the prospectus and the summary statement shall each have printed on the outside cover page the following statement:

The information contained herein must be accompanied by the annual financial statements of the Fund for the last financial year completed before the date of the current prospectus of the Fund and the auditors' report thereon, which statements and report are considered to form part of this document. As well, if subsequent financial statements, whether semi-annual or annual, have been filed with the Securities Commission, a copy of the most recent of such subsequent statements must also accompany this document. O. Reg. 238/81, s. 4 (2).

5.—(1) Clause 72 (1) (n) of the said Regulation is amended by adding at the end thereof, "and at the end of each of the four immediately preceding periods".

(2) Clause 72 (1) (o) of the said Regulation is revoked.

(3) Subsection 72 (2) of the said Regulation is amended by striking out (o) in the second line.

6. Form 15A of the said Regulation is revoked and the following substituted therefor:

INFORMATION REQUIRED IN SUMMARY STATEMENT OF A MUTUAL FUND

GENERAL INSTRUCTION:

The Summary Statement is intended to be a concise presentation in plain language of the information required. The requirements and the instructions relating thereto should be read in light of this intention and the presentation of such information in the Summary Statement should reflect this intention.

ITEM 1. - INTRODUCTORY STATEMENT

Language in substantially the following form should appear on the first page of the Summary Statement:

"This Summary Statement is a concise outline of the relevant information about the Fund which you should know before making a decision to purchase its securities. The Fund is required by law to fully disclose additional facts, related to this information, in a Prospectus filed annually with securities regulatory authorities in each Province where the Fund's securities are offered.

Securities laws in Canada establish certain security holder rights which are referred to on page ... of this Summary Statement. These rights are based, in part, upon disclosures contained in the Prospectus referred to above as well as upon the disclosure contained in this Summary Statement and the annual financial statements forming a part hereof. All of these rights are available to you even though you receive only this Summary Statement and accompanying financial statements.

Prospective purchasers wishing to receive the Prospectus may obtain a copy by writing to the Fund at:

(Address of Fund)

ITEM 2. - NAME AND INCORPORATION OF ISSUER

State the full name of the issuer and the address of its head office and principal office. State the laws under which the issuer was formed, the manner and date of formation and the promoter, if any. If the issuer's name was changed during the past twelve months state its former name and the date on which it was changed.

ITEM 3. - DESCRIPTION OF BUSINESS

Briefly describe the business of the issuer.

ITEM 4. - RISK FACTORS

(a) Where appropriate to a clear understanding by investors of the risk factors and speculative nature of the enterprise or of the securities being offered, an introductory statement shall be made on the first page summarizing the factors which make the purchase a risk or speculation. The information may be given in the body of the Summary Statement if an appropriate reference is made on the first page to the risks and the speculative or promotional nature of the enterprise and a cross reference is made to the place in the Summary Statement where the information is contained.

(b) Where there is a risk that purchasers of the securities offered may become liable to make an additional contribution beyond the price of the security, disclose any information or facts that may bear on the security holder's assessment of risk associated with the investment.

ITEM 5. - DESCRIPTION OF SHARES OFFERED

(a) If shares are being offered, state the description or the designation of the class of shares offered and furnish all material attributes and characteristics including, without limiting the generality of the foregoing, the following information:

- (i) dividend rights;
- (ii) voting rights;
- (iii) liquidation or distribution rights;
- (iv) pre-emptive rights;
- (v) conversion rights;
- (vi) redemption, purchase for cancellation or surrender provisions;
- (vii) liability to further calls or to assessment by the issuer; and
- (viii) provisions as to modification, amendment or variation of any such rights or provisions.

(b) If the rights of holders of such shares may be modified otherwise than in accordance with the provisions attaching to such shares or the provisions of the governing act relating thereto, so state and explain briefly.

INSTRUCTIONS:

1. This item requires only a brief summary of the provisions that are material from an investment standpoint. Do not set out verbatim the provisions attaching to the shares; only a succinct resume is required.
2. If the rights attaching to the shares being offered are materially limited or qualified by the rights of any other class of securities, or if any other class of securities ranks ahead of or equally with the shares being offered,

include information regarding such other securities that will enable investors to understand the rights attaching to the shares being offered. If any shares being offered are to be offered in exchange for other securities, an appropriate description of the other securities shall be given. No information need be given, however, as to any class of securities that is to be redeemed or otherwise retired, provided appropriate steps to assure redemption or retirements have been or will be taken prior to or contemporaneously with the delivery of the shares being offered.

ITEM 6. - ISSUANCE OF OTHER SECURITIES

If securities other than shares are being offered, outline briefly the rights evidenced thereby.

INSTRUCTIONS

The instructions to Item 5 apply to this item with due alteration for points of detail.

ITEM 7. - PRICE OF SECURITIES ON SALE OR REDEMPTION

(a) Describe briefly the method followed or to be followed by the issuer in determining the price at which its securities will be offered for sale and redeemed, including the frequency of any such determination and the time when the price becomes effective. Particulars as to methods of valuation may be referenced in the manner set out in (e) below.

(b) State the sales charge, if any, expressed as a percentage of the total amount paid by the purchaser and as a percentage of the net amount invested in securities of the issuer. If such charge varies on a quantity basis, give particulars thereof indicating such quantities and the respective charges applicable thereto.

(c) Describe briefly the procedure to be followed by the purchaser in both purchases and redemptions of securities, including any special purchase plans which may exist and any penalty for early redemption. If a redemption charge exists, express it as a percentage of the redemption price. If such charge varies on a quantity basis, give particulars thereof indicating such quantities and the respective charges applicable thereto.

(d) Describe briefly specific authorization or requirement to re-investment of the proceeds of dividends or similar distributions.

(e) Refer to the appropriate section of the Prospectus for the more detailed information required therein.

INSTRUCTIONS:

The purpose of this Item is to provide the purchaser with a basic understanding of the methods of purchase and redemption of securities, the manner of calculation of the offering and redemption prices and the charges associated therewith. Any information of a detailed nature set out in the Prospectus but not necessary to such a basic understanding, should be referenced.

ITEM 8. - METHOD OF DISTRIBUTION

Outline briefly the method of distribution of the securities being offered. If sales of securities are to be effected through an arrangement with a principal distributor, give brief details of any arrangements made with the principal distributor. See Item 9.

INSTRUCTIONS:

1. State whether it is the intention of the issuer to engage in the continuous sale of the securities of the issuer.
2. If the securities being offered are to be sold by way of a contractual plan whereby the purchaser agrees to make regular periodic payments for the securities offered, give brief particulars of the contractual plan, including,
 - (i) minimum initial investment;
 - (ii) subsequent minimum investment;
 - (iii) sales charge deductions from such minimum investments;
 - (iv) sales charges as a percentage of the amount paid by the purchaser and as a percentage of the net amount invested in securities of the issuer;
 - (v) the total amount invested contrasted to the amount paid by the purchaser.
3. As used in this Form, "principal distributor" includes,
 - (i) a person or company through whom securities of the issuer are distributed pursuant to a contractual arrangement with the issuer or the manager providing for an exclusive right to distribute the securities in a particular area or any feature which gives or is intended to give a distributor a material competitive advantage over other distributors in respect of the securities offered, or
 - (ii) a person or company, together with any affiliate, by or through whom 25 per cent or more of the securities of the issuer which were distributed during the last completed financial year of the issuer were distributed.

4. With the consent of the Director, a person or company who would otherwise be a principal distributor may, with respect to any one or more of the items of disclosure required by this Form, be treated as not coming within the definition of a principal distributor.
5. As used in this item, sales charge includes all service charges including charges related to the establishment of a contractual plan and its continuing administration and maintenance.

ITEM 9. - STATEMENT OF FUNCTIONS OF ISSUER AND
DISTRIBUTION OF SECURITIES

(a) Give a concise statement of the manner in which the following functions of the issuer are performed and who is responsible therefor, stating how such functions are co-ordinated and, to the extent that any such functions are not performed by bona fide employees of the issuer, the names and addresses of the persons or companies responsible for performing such functions:

- (i) management of the issuer other than management of the investment portfolio;
- (ii) management of the investment portfolio;
- (iii) providing investment analysis;
- (iv) providing investment recommendations;
- (v) making investment decisions; and
- (vi) distribution of the securities offered.

(b) Refer the purchaser to the prospectus for information regarding the purchase and sale of the investment portfolio and brokerage arrangements relating thereto.

(c) Indicate the circumstances under which the management agreement may be terminated.

(d) Indicate conflicts of interest or potential conflicts of interest between the issuer and the persons and companies named in answer to (a).

INSTRUCTIONS:

1. Where an alternate address is listed, the Director may request that the home address in full be furnished to the Commission.
2. In giving information regarding distribution of securities the name and address of only the principal distributor need be given.
3. If one or more persons or companies performs more than one of the functions referred to in this item, so state, giving details of all functions so performed.

ITEM 10. - MANAGEMENT FEES

(a) Indicate the method of determining the amount of management fees and, distinguishing between those charged to the issuer and those charged directly to security holders, other expenses, if any, and make a cross reference to the financial statements contained in or accompanying the Summary Statement for details as to the amount of management fees and other expenses, if any, which have been charged to the issuer.

(b) Set out in tabular form in the body of the Summary Statement or by way of note to the financial statements contained in or accompanying the Summary Statement a record of management

expense ratio comprising the aggregate of all fees and other expenses paid or payable by the issuer during each of the last five completed financial years as a percentage of average net assets under administration during each of those periods. Such disclosure should also include a brief description of the method of calculating the percentage and a statement that the management expense ratio may vary from mutual fund to mutual fund.

INSTRUCTIONS:

1. Where management fees are changed or are proposed to be changed and where such change would have had an effect on the management expense ratio for the most recent financial year if the change had been in effect throughout that year, the effect of such change should be disclosed.

Where the financial year is other than a full year, the management expense ratio should be annualized, the period covered specified and a statement made that the management expense ratio is annualized.

2. For the purpose of this item, "average net assets" should be calculated to be the average of the net assets determined at each valuation date of the issuer and before the deduction of management fees and other expenses, and the term "other expenses" means all other expenses incurred in the course of ordinary business relating to the organization, management and operation of the issuer with the exception of the commissions and brokerage fees on the purchase and sale of portfolio securities and taxes of all kinds, other than penalties, to which the issuer is subject.

4. Where an issuer invests in another mutual fund the management expense ratio shall be calculated on the basis of those assets of the issuer on which a management fee is charged.
5. The financial statements contained in or accompanying the Summary Statement should set out in appropriate detail the amounts of the management fee and other expenses, if any, which have been charged to the issuer.
6. The basis or rates of charges levied against security holders rather than the issuer for special services such as trustee fees for registered retirement savings plans, redemption fees, conversion of investments from one fund to another within related mutual funds, or any other specific service charge to a class of investors, should be disclosed separately, in a single table in the body of the Summary Statement or in the financial statements and should not be included as part of the management expense ratio.

ITEM 11. - INVESTMENT OBJECTIVES AND PRACTICES

(a) Precisely state the investment objectives of the issuer.

(b) Make reference to the appropriate section of the Prospectus for any specific policies or limitations relating to the practices of the issuer in pursuing its investment objectives.

INSTRUCTIONS:

Aims such as long-term capital appreciation or current income and the types of securities in which the issuer will invest should be described.

ITEM 12. - DIVIDEND RECORD

State, in the body of the Summary Statement or by way of note to the financial statements contained in or accompanying the Summary Statement, the amount of dividends or other distributions, if any, paid by the issuer including income beneficially received by way of dividend reinvestment during its last five completed financial years preceding the date of the Summary Statement. This information may alternatively be presented in the financial statements contained in, or accompanying, a Summary Statement.

INSTRUCTIONS:

Dividends should be set out on a per security basis, shown separately for each class of security in respect of each of the financial years. Appropriate adjustments shall be made to reflect changes in capitalization during the period.

ITEM 13. - LEGAL PROCEEDINGS

Briefly describe any legal proceedings material to the issuer to which the issuer is a party or of which any of its property is the subject. Make a similar statement as to any such proceedings known to be contemplated.

INSTRUCTIONS:

Include the name of the court or agency, the date instituted, the principle parties thereto, the nature of the claim, the amount claimed, if any, whether the proceedings are being contested and the present status of the proceedings.

ITEM 14. - TAX STATUS OF SECURITY HOLDER

State in general terms the income tax consequences to the holders of the securities offered hereby of:

- (a) any distributions to such holders in the form of dividends or otherwise, including amounts beneficially received by way of investment;
- (b) redemption;
- (c) sale;
- (d) transfer to another mutual fund, if applicable.

ITEM 15. - AUDITORS, TRANSFER AGENTS AND REGISTRARS

(a) State the name and address of the auditor of the issuer.

(b) Where shares are offered, state the names of the issuer's transfer agents and registrars and the location (by municipalities) of the registers of the transfer of each class of shares of the issuer. Where securities other than shares are offered, state the location (by municipalities) of each register on which transfers of such securities may be recorded.

ITEM 16. - PROVISION OF PROSPECTUS

State that a copy of the prospectus which was filed with the Summary Statement will be provided to the purchaser on request.

ITEM 17. - PURCHASER'S WITHDRAWAL AND RESCISSION RIGHTS

Describe in general terms the statutory rights of withdrawal and rescission arising in connection with the purchase of mutual fund securities. Such description should serve the purpose of making the purchaser aware of such rights in general terms and reference should be made to the Prospectus and to consultation with professional advisors for further and full details of such statutory rights.

ITEM 18. - CERTIFICATE

Include language substantially in the following form in the Summary Statement:

The Prospectus filed at the same time as this Summary Statement contains a certificate which reads as follows:

"The Summary Statement filed concurrently with this Prospectus contains no untrue statement of a material fact and does not omit to state a material fact that is required to be stated or that is necessary to make a statement not misleading in the light of the circumstances in which it was made."

This Summary Statement is reviewed, and such Certificate is signed on an annual basis by the Fund's chief executive officer, chief financial officer and, on behalf of its board of directors, by two directors other than the foregoing.

O. Reg. 238/81, s. 6.

THE TRAVEL INDUSTRY ACT

O. Reg. 239/81.

General.

Made—April 16th, 1981.

Filed—April 16th, 1981.

REGULATION TO AMEND
REGULATION 938 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE TRAVEL INDUSTRY ACT

1. Clause 15 (6) (a) of the Schedule to Regulation 938 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) the maximum aggregate amount of claims that shall be paid in respect of any one participant shall not exceed the sum of \$500 multiplied by the number of participants;

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 240/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—April 13th, 1981.

Filed—April 23rd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

- 1.—(1) Subparagraph h of paragraph ii of section 2 of Ontario Regulation 479/73, as made by section 1 of Ontario Regulation 96/79, is revoked.
- (2) Paragraph xvi of the said section 2, as remade by section 1 of Ontario Regulation 857/77 and amended by section 1 of Ontario Regulation 133/78, section 1 of Ontario Regulation 369/78, section 1 of Ontario Regulation 471/78, section 1 of Ontario Regulation 472/78, section 1 of Ontario Regulation 762/78, section 1 of Ontario Regulation 271/80, section 1 of Ontario Regulation 346/80, section 1 of Ontario Regulation 513/80, section 1 of Ontario Regulation 792/80 and section 1 of Ontario Regulation 1002/80, is further amended by adding thereto the following subparagraph:

45. that part of Lot 5 in Concession II, north of Dundas Street, more particularly described as follows:

Premising that the northeasterly limit of the road allowance between lots 5 and 6 in the said Concession II, north of Dundas Street, Dixie Road, as widened, has an astronomic bearing of north 44° 59' 40" west and relating all bearings herein thereto;

Commencing at a point in the original northeasterly limit of Dixie Road, said point being distant 2,972.15 feet measured southeasterly thereon from the most westerly angle of the said Lot 5;

Thence north 38° 56' 20" east a distance of 18.06 feet to the place of beginning;

Thence north 44° 59' 40" west along the said widened limit of Dixie Road a distance of 77.31 feet, more or less, to the point of intersection with a line drawn parallel to and distant 675 feet at right angles from the northwesterly limit of the lands of Ontario Hydro;

Thence north 42° 30' 50" east and along the said parallel line a distance of 933.07 feet;

Thence south 45° 12' 35" east a distance of 33.75 feet, more or less, to a point being in the southeasterly limit of the lands designated as Parkway Belt;

Thence south 38° 56' 20" west along the said last-mentioned limit a distance of 937.57 feet to a point in the said northeasterly limit of Dixie Road as widened;

Thence north 44° 59' 40" west along the said widened limit a distance of 15 feet, more or less, to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 13th day of April, 1981.

THE EMPLOYMENT STANDARDS ACT

O. Reg. 241/81.

Fruit, Vegetable and Tobacco Harvesters.

Made—April 16th, 1981.

Filed—April 23rd, 1981.

REGULATION TO AMEND REGULATION 284 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE EMPLOYMENT STANDARDS ACT

1. Section 3 of Regulation 284 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

3. Subject to section 4, every employer shall pay not less than the minimum wage hereinafter prescribed:

1. To an employee who is a student under eighteen years of age where the weekly hours of the student are not in excess of twenty-eight hours or where the student is employed during a school holiday,

i. \$2.45 an hour on and after the 1st day of June, 1981, and

ii. \$2.65 an hour on and after the 1st day of April, 1982; and

2. To an employee other than an employee mentioned in paragraph 1,

i. \$3.30 an hour on and after the 1st day of June, 1981, and

ii. \$3.50 an hour on and after the 1st day of April, 1982. O. Reg. 241/81, s. 1.

2. Paragraphs 1 to 5 of section 5 of the said Regulation are revoked and the following substituted therefor:

1. On and after the 1st day of June, 1981,

i. Serviced housing accommodation\$48 a week

ii. Housing accommodation\$36 a week

iii. Both room and meals\$42 a week

iv. Room\$15 a week

v. Meals\$1.30 each
and not more
than \$27 a
week

2. On and after the 1st day of April, 1982,

i. Serviced housing accommodation\$52 a week

ii. Housing accommodation\$39 a week

iii. Both room and meals\$46 a week

iv. Room\$17 a week

v. Meals\$1.40 each
and not more
than \$29 a
week

3. This Regulation comes into force on the 1st day of June, 1981.

THE DRUGLESS PRACTITIONERS ACT

O. Reg. 242/81.

General.

Made—March 18th, 1981.

Approved—April 16th, 1981.

Filed—April 23rd, 1981.

REGULATION TO AMEND REGULATION 250 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE DRUGLESS PRACTITIONERS ACT

1. Section 5 of Regulation 250 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5.—(1) There shall be paid for the purposes of the Board.

(a) with each application for registration as a drugless therapist a fee of \$125; and

(b) with each application for renewal of any such registration, a fee of \$125 together with an additional fee of \$75 for each year that the registration was not renewed.

(2) An additional fee of \$75 shall be paid with each application for renewal received after the 30th day of January in any year.

(3) Notwithstanding subsections (1) and (2) where a drugless therapist is residing outside of Ontario and is not providing services in Ontario the fee for registration in Ontario as a drugless therapist is \$50. O. Reg. 242/81, s. 1.

2. Sections 37 and 38 of the said Regulation are revoked and the following substituted therefor:

37. Each member of the Board, other than the secretary-treasurer, shall be paid,

(a) an allowance of \$150 for each day or part of a day engaged in attending the meetings of the Board, the maximum allowance in any year not to exceed \$1,800; and

(b) an allowance for his travelling and living expenses to, from and at those meetings.
O. Reg. 242/81, s. 2, *part*.

38. The secretary-treasurer shall be paid a salary not exceeding \$1,800 per annum. O. Reg. 242/81, s. 2, *part*.

THE BOARD OF DIRECTORS
OF DRUGLESS THERAPY:

W. W. MORRIS, N.D.
Vice-Chairman

R. B. FARQUHARSON, N.D.
Secretary-Treasurer

Dated at Toronto, this 18th day of March, 1981.

THE PLANNING ACT

O. Reg. 243/81.

Restricted Areas—District of
Timiskaming.

Made—April 23rd, 1981.

Filed—April 24th, 1981.

REGULATION TO AMEND

REGULATION 671 OF

REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 671 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sections:

32. Notwithstanding any other provision of this Order, the land described in Schedule 30 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 243/81, s. 1, *part*.

33. Notwithstanding any other provision of this Order, the land described in Schedule 31 may be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 243/81, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 30

That parcel of land situate in the Township of Evanturel in the Territorial District of Timiskaming, being that part of the south half of Lot 6 in Concession IV shown as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54) as Number 54R-2327. O. Reg. 243/81, s. 2, *part*.

Schedule 31

That parcel of land situate in the Township of Evanturel in the Territorial District of Timiskaming, being that part of Lot 6 in Concession IV described as Parcel 20294, S.S.T., in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54), except Part 1 on a Plan deposited in the said Land

Registry Office as Number 54R-2327. O. Reg. 243/81, s. 2, *part*.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 23rd day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 244/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—April 21st, 1981.

Filed—April 24th, 1981.

REGULATION TO AMEND

ONTARIO REGULATION 479/73

MADE UNDER

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph xx of section 2 of Ontario Regulation 479/73, as remade by subsection 1 (2) of Ontario Regulation 996/74 and amended by section 2 of Ontario Regulation 242/76 and subsection 1 (2) of Ontario Regulation 401/76, is further amended by adding thereto the following subparagraph:

5. Beginning at a point in the southwesterly limit of the said Lot 35 distant 2,110 feet, 7 inches measured northwesterly therealong from the northwesterly limit of the road allowance between Concession III and the Broken Front Concession, said point being the most southerly angle of the said Lot;

Thence northwesterly along the southwesterly limit of the said Lot 153 feet, 7 inches to a point in a line of fence;

Thence north 38° 05' east and along the line of the said fence 668 feet, 6 inches to a point;

Thence southeasterly and parallel to the southwesterly limit of the said Lot 319 feet, 2 inches to a point;

Thence south 38° 05' west 403 feet, 6 inches to a point;

Thence northwesterly and parallel to the southwesterly limit of the said Lot 167 feet, 7 inches to a point;

Thence south 38° 05' west 265 feet to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 21st day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 245/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—April 21st, 1981.

Filed—April 24th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph ii of section 2 of Ontario Regulation 479/73, as remade by section 1 of Ontario Regulation 242/76 and amended by section 1 of Ontario Regulation 548/76, section 1 of Ontario Regulation 327/77, section 1 of Ontario Regulation 815/77, section 1 of Ontario Regulation 96/79 and section 1 of Ontario Regulation 760/80, is further amended by adding thereto the following subparagraphs:

j. that part of the westerly one-half of Lot 10 in Concession II, described as Part I on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-6292.

k. that part of the easterly one-half of Lot 10 in Concession II, described as parts 1, 2, 3, 4, 5, 6 and 7 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-8600.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 21st day of April, 1981.

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 246/81.

General.

Made—April 9th, 1981.

Filed—April 24th, 1981.

REGULATION TO AMEND REGULATION 36 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

1. Section 2 of Regulation 36 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

2. An application for apprenticeship in a trade shall be in a form provided by the Minister. O. Reg. 246/81, s. 1.

2. Subsection 11 (1) of the said Regulation is revoked and the following substituted therefor:

(1) A contract of apprenticeship shall be in a form provided by the Minister. O. Reg. 246/81, s. 2.

3. Subsection 12 (1) of the said Regulation is revoked and the following substituted therefor:

(1) A transfer of a contract of apprenticeship shall be in a form provided by the Minister. O. Reg. 246/81, s. 3.

4. Section 13 of the said Regulation is revoked and the following substituted therefor:

13. A certificate of apprenticeship shall be in Form 1. O. Reg. 246/81, s. 4.

5. Section 15 of the said Regulation is revoked and the following substituted therefor:

15.—(1) An application for a certificate of qualification in a trade designated as a certified trade under section 11 of the Act shall be in a form provided by the Minister.

(2) An application for renewal of a certificate of qualification in a trade designated as a certified trade under section 11 of the Act shall be in a form provided by the Minister.

(3) A certificate of qualification shall be in Form 2. O. Reg. 246/81, s. 5.

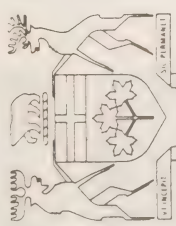
6. Section 22 of the said Regulation is revoked and the following substituted therefor:

22. A provisional certificate of qualification shall be in Form 3. O. Reg. 246/81, s. 6.

7. Section 27 of the said Regulation is revoked. O. Reg. 246/81, s. 7.

8. Forms 1, 2, 3, 4, 5, 6, 7, 8 and 9 of the said Regulation are revoked and the following substituted therefor:

Form 1



Certificate of Apprenticeship Certificat d'apprentissage

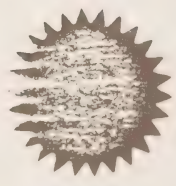
the Apprenticeship and Tradesmen's Qualification Act

Ontario

This is to certify that
Nous attestons par les présentes que

having complied with the Apprenticeship and
Tradesmen's Qualification Act, and regulations is
issued this certificate of apprenticeship.

a satisfait aux exigences de la loi intitulée the
Apprenticeship and Tradesmen's Qualification
Act et des règlements; en foi de quoi, le présent
certificat d'apprentissage lui est décerné.



Minister of Colleges and Universities
Ministre de Collèges et Universités

Director of Apprenticeship
Directeur de l'apprentissage

Signature of Holder
Signature du titulaire

Date issued
Délivré le

Certificate No
Certificat n°

O. Reg. 246/81, s. 8, *part.*



Form 2

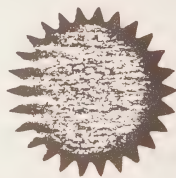
Certificate of Qualification Certificat de qualification

the Apprenticeship and Tradesmen's Qualification Act

This is to certify that
Nous attestons par les présentes que

having complied with the Apprenticeship and Tradesmen's Qualification Act, and regulations is issued this certificate of qualification.

a satisfait aux exigences de la loi intitulée the Apprenticeship and Tradesmen's Qualification Act et des règlements; en foi de quoi, le présent certificat de qualification lui est décerné.



Minister of Colleges and Universities
Ministre des Collèges et Universités

Director of Apprenticeship
Directeur de l'apprentissage

Signature of Holder
Signature du titulaire


Date issued
Délivré le

Certificate No.
Certificat n°

O. Reg. 246/81, s. 8, part.

Form 3

Apprenticeship and Tradesmen's Qualification Act

SURNAME		GIVEN NAMES	
STREET ADDRESS			
CITY OR TOWN		COUNTY	
ISSUE DATE	EXPIRY DATE		
P.Q. NUMBER			
QUALIFICATION			
<p>THIS IS TO CERTIFY THAT THE ABOVE HAS SUBMITTED SATISFACTORY PROOF OF EXPERIENCE, AND IS HEREBY PERMITTED TO WORK IN THE TRADE INDICATED UNTIL THE EXPIRY DATE SHOWN, AT WHICH TIME HE OR SHE WILL BE REQUIRED TO WRITE AN EXAMINATION FOR A REGULAR CERTIFICATE OF QUALIFICATION, PURSUANT TO SECTION 8, SUB-SECTION 2 OF THE APPRENTICESHIP & TRADESMEN'S QUALIFICATION ACT.</p>			
 Ministry of Colleges and Universities	Apprenticeship Branch		

TRADE NAME		TRADE CODE	CONTRACT NO.
DATE OF BIRTH	TELEPHONE NO	SOCIAL INSURANCE NO	

THIS FORM MUST BE PRESENTED WHEN REPORTING FOR EXAMINATION AND WILL NOT BE VALID AFTER THE EXPIRY DATE INDICATED

AS Beggs DIRECTOR.

O. Reg. 246/81, s. 8, part.

THE VOCATIONAL REHABILITATION
SERVICES ACT

O. Reg. 247/81.

General.

Made—April 9th, 1981.

Filed—April 27th, 1981.

REGULATION TO AMEND
REGULATION 943 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE VOCATIONAL REHABILITATION
SERVICES ACT

1. Schedule 1 to Regulation 943 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following items:

4a. Arnprior District Association for the Mentally Retarded.

118a. Wingham and District Association for the Mentally Retarded

- 2.—(1) Schedule 2 to the said Regulation is amended by adding thereto the following item:

115a. Jack Reavie Opportunity Workshop,
153 John Street,
Wingham

- (2) Item 140 of the said Schedule 2 is revoked and the following substituted therefor:

140. Sarnia Goodwill Industries,
354-356 Christina Street South,

and

106 North Christina Street,
Sarnia

141a. Scarbrook Enterprises,
2220 Midland Avenue,
Scarborough

THE HIGHWAY TRAFFIC ACT

O. Reg. 248/81.

General.

Made—April 16th, 1981.

Filed—April 27th, 1981.

REGULATION TO AMEND
REGULATION 469 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Subparagraph iii of paragraph 10 of subsection 5 (1) of Regulation 469 of Revised Regulations of Ontario, 1980 is amended by inserting after "owned" in the second line "or leased".

THE HIGHWAY TRAFFIC ACT

O. Reg. 249/81.

Safety Helmets.

Made—April 16th, 1981.

Filed—April 27th, 1981.

REGULATION TO AMEND
REGULATION 482 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Clause 2 (d) of Regulation 482 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(d) United States of America Federal Motor Vehicle Safety Standard 218 and shall bear the symbol DOT constituting the manufacturer's certification of compliance with the standard.

THE HIGHWAY TRAFFIC ACT

O. Reg. 250/81.
Drivers' Licences.
Made—April 16th, 1981.
Filed—April 27th, 1981.

REGULATION TO AMEND
REGULATION 462 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Subsection 15 (2) of Regulation 462 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) The Minister may issue a temporary Class B or Class E driver's licence to a person who, except for compliance with clause 6 (1) (a), is otherwise qualified to be issued a Class B or Class E driver's licence which temporary licence shall expire ninety days after the issue thereof and which may be renewed for one further period of ninety days. O. Reg. 250/81, s. 1.

THE PROVINCIAL PARKS ACT

O. Reg. 251/81.
General.
Made—April 23rd, 1981.
Filed—April 28th, 1981.

REGULATION TO AMEND
REGULATION 822 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER THE PROVINCIAL PARKS ACT

1. Subsections 10 (3) and (5) of Regulation 822 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(3) Notwithstanding clause (2) (a), in a provincial park named in Column 1 of the following Table, during the period set out opposite thereto in Column 2, where a camp-site and vehicle permit is issued for a period that contains at least three week nights, the fee payable in respect of each week night is,

- (a) \$3 per night, where electrical power is not available; and
- (b) \$4 per night, where electrical power is available.

TABLE

COLUMN 1	COLUMN 2
1. Ferris	June 19 to September 3
2. Grundy	August 3 to September 3
3. Halfway Lake	June 19 to September 3
4. Kettle Lakes	August 3 to September 3
5. Nagagamisis	June 19 to September 3
6. Pancake Bay	August 3 to September 3
7. Sioux Narrows	June 19 to September 3
8. Windy Lake	June 19 to September 3

O. Reg. 251/81, s. 1, part.

(5) Notwithstanding clause (2) (b), in a provincial park named in Column 1 of the following Table, during the period set out opposite thereto in Column 2, the fee payable for a camp-site and vehicle permit is,

- (a) \$5.50 per night where electrical power and a comfort station are not available;
- (b) \$6 per night where a comfort station is available but where no electrical power is available; and
- (c) \$7.50 per night where electrical power is available.

TABLE

COLUMN 1	COLUMN 2
1. Algonquin	April 24 to June 18 September 7 to October 11
2. Arrowhead	May 8 to June 18 September 7 to October 11
3. Awenda	May 14 to May 17
4. Balsam Lake	May 14 to May 17
5. Bass Lake	May 14 to May 17
6. Bon Echo	May 14 to May 17
7. Carillon	May 14 to May 17
8. Charleston Lake	May 14 to May 17
9. Chutes	May 15 to June 18
10. Craigleith	April 15 to June 18 September 7 to October 31
11. Cyprus Lake	April 24 to June 18 September 7 to November 15
12. Darlington	May 14 to May 17
13. Driftwood	May 8 to June 18
14. Earl Rowe	May 14 to May 17
15. Emily	May 14 to May 17
16. Ferris	May 14 to May 17
17. Fitzroy	May 14 to May 17
18. Fushimi Lake	June 5 to June 18
19. Greenwater	June 5 to June 18
20. Holiday Beach	May 8 to June 18
21. Ipperwash	May 8 to June 18
22. Iroquois Beach	May 8 to June 18
23. Kakabeka Falls	May 15 to June 18

COLUMN 1	COLUMN 2
24. Kettle Lakes	June 5, 6, 12, 13
25. Killbear	May 8 to June 18 September 7 to October 11
26. Lake of the Woods	May 15 to June 18
27. Lake St. Peter	May 8 to June 18
28. Long Point	May 8 to June 18 September 7 to December 15
29. MacGregor Point	May 8 to June 18 September 7 to October 11
30. McRae Point	May 14 to May 17
31. Mikisew	May 8 to June 18
32. Mississagi	May 15 to June 18
33. Murphy's Point	May 14 to May 17
34. Nagagamisis	June 5 to June 18
35. Oastler Lake	May 8 to June 18 September 7 to October 11
36. Outlet Beach	May 14 to May 17
37. The Pinery	April 1 to June 18 September 7 to November 30
38. Point Farms	May 8 to June 18 September 7 to October 11
39. Presqu'île	May 14 to May 17
40. Rideau River	May 14 to May 17
41. Rock Point	May 14 to May 17
42. Rondeau	April 1 to June 18 September 7 to October 11
43. Rushing River	May 15 to June 18
44. Sandbanks	May 14 to May 17
45. Sauble Falls	April 24 to June 18 September 7 to November 15
46. Selkirk	May 8 to June 18 September 7 to September 13
47. Serpent Mounds	May 14 to May 17
48. Sharbot Lake	May 14 to May 17
49. Sibbald Point	May 14 to May 17
50. Sibley	May 15 to May 17

COLUMN 1	COLUMN 2
51. Silent Lake	May 8 to June 18
52. Silver Lake	May 14 to May 17
53. Six Mile Lake	May 14 to May 17
54. Sturgeon Bay	May 8 to June 18 September 7 to October 11
55. Turkey Point	May 8 to June 18 September 7 to October 11
56. Wheatley	May 8 to June 18 September 7 to October 11

O. Reg. 251/81, s. 1.

2. Subsection 17 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Notwithstanding subsection (3), in a provincial park named in Column 1 of the following Table, during the peak season and the period or periods set out opposite thereto in Column 2, the fee payable for a daily vehicle permit is \$2, and at any other time the fee payable is \$1.

TABLE

COLUMN 1	COLUMN 2
1. Algonquin	April 24 to June 18 September 7 to October 12 December 19 to March 31
2. Arrowhead	May 8 to June 18 September 7 to October 12 December 19 to March 31
3. Bronte Creek	Throughout the year
4. Chutes	May 15 to June 18
5. Craigeleith	April 15 to June 18 September 7 to October 31
6. Cyprus Lake	April 24 to June 18 September 7 to November 15
7. Fushimi Lake	June 5 to June 18
8. Greenwater	June 5 to June 18
9. Holiday Beach	May 8 to June 18
10. Ipperwash	May 8 to June 18
11. Iroquois Beach	May 8 to June 18

COLUMN 1	COLUMN 2
12. Kakabeka Falls	May 15 to June 18
13. Kettle Lakes	June 5 to June 18
14. Lake of the Woods	May 15 to June 18
15. Long Point	May 8 to June 18 September 7 to October 12
16. MacGregor Point	May 8 to June 18 September 7 to October 12
17. Mississagi	May 15 to June 18
18. Nagagamisis	June 5 to June 18
19. The Pinery	Throughout the year
20. Point Farms	May 8 to June 18 September 7 to October 12
21. Quetico—Dawson Trail	May 15 to June 18
22. Rondeau	April 1 to June 18 September 7 to October 12
23. Rushing River	May 15 to June 18
24. Sauble Falls	April 24 to June 18 September 7 to November 15
25. Selkirk	May 8 to June 18 September 7 to September 13
26. Sibley	May 15 to May 18
27. Springwater	Throughout the year
28. Sturgeon Bay	May 8 to June 18 September 7 to October 12
29. Turkey Point	May 8 to June 18 September 7 to October 12
30. Wheatley	May 8 to June 18 September 7 to October 12

O. Reg. 251/81, s. 2.

3. The Schedule to the said Regulation is revoked and the following substituted therefor:

Schedule

- | | |
|--------------|----------------|
| 1. Aaron | 4. Awenda |
| 2. Algonquin | 5. Balsam Lake |
| 3. Arrowhead | 6. Bass Lake |

7. Blue Lake
8. Bon Echo
9. Caliper Lake
10. Carillon
11. Charleston Lake
12. Chutes
13. Craigleith
14. Cyprus Lake
15. Darlington
16. Devil's Glen
17. Earl Rowe
18. Emily
19. Esker Lakes
20. Fairbank
21. Ferris
22. Findlayson Point
23. Fitzroy
24. Greenwater
25. Grundy
26. Halfway Lake
27. Holiday Beach
28. Ipperwash
29. Iroquois Beach
30. Ivanhoe
31. Kakabeka Falls
32. Kap-Kig-Iwan
33. Kettle Lakes
34. Killarney
35. Killbear
36. Lake Nipigon
37. Lake of the Woods
38. Lake Superior
39. Long Point
40. MacGregor Point
41. MacLeod
42. Mara
43. Marten River
44. McRae Point
45. Murphys Point
46. Neys
47. Oastler Lake
48. Pancake Bay
49. Pinery
50. Point Farms
51. Presqu'ile
52. Quetico—Dawson Trail Campground
53. Rainbow Falls
54. Remi Lake
55. Restoule
56. Rideau River
57. Rock Point
58. Rondeau
59. Rushing River
60. Samuel de Champlain
61. Sandbanks
62. Sandbar Lake
63. Sauble Falls
64. Selkirk
65. Serpent Mounds
66. Sharbot Lake
67. Sibbald Point
68. Sibley
69. Silent Lake
70. Silver Lake
71. Sioux Narrows
72. Six Mile Lake

- 73. Sturgeon Bay
- 74. Turkey Point
- 75. Wheatley

- 76. White Lake
- 77. Windy Lake

O. Reg. 251/81, s. 3.

THE PESTICIDES ACT

O. Reg. 252/81.

General.

Made—April 2nd, 1981.

Filed—April 28th, 1981.

REGULATION TO AMEND REGULATION 751 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PESTICIDES ACT

1. Clauses 1 (c), (e) and (h) of Regulation 751 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

(c) "agricultural or forestry production" means the production of plants, animals or both, by an agriculturist, but does not include the production of crown timber as defined in the *Crown Timber Act*;

(e) "air-blast machine" means a vehicle mounted pesticide application device utilizing an independent mechanically produced stream of air to assist the carrying of the pesticide beyond the orifice of the device;

(h) "farm land" means land, a farm structure or both used for agricultural or forestry production where it comprises,

(i) at least five hectares that are contiguous except for division by a street, road, railway or water, or

(ii) less than five hectares, if there has been an average gross annual revenue over the three years immediately preceding or a gross revenue in the year immediately preceding the date of the sale or proposed sale at retail of a pesticide for use on the land or the farm structure of not less than \$4,000 from the sale of the products of agricultural

or forestry production, or both, produced on the land or farm structures, or both;

2. Subsection 11 (2) of the said Regulation is revoked and the following substituted therefor:

(2) An examination of an applicant for a licence to perform any class of structural exterminations may be a written examination, an oral examination or both. O. Reg. 252/81, s. 2.

3. Subsection 15 (4) of the said Regulation is revoked and the following substituted therefor:

(4) At least two examiners shall examine an applicant for an operator's licence. O. Reg. 252/81, s. 3.

4. Subsection 18 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Every operator shall employ at least one licensed exterminator for every three or fewer employees who assist in performing exterminations. O. Reg. 252/81, s. 4.

5. Subsection 21 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Where an extermination is performed under subsection (3) on a food, feed or tobacco crop, the crop, if any, remaining at the conclusion of the research or test shall be destroyed by the person responsible for the extermination unless an alternative method for the disposal of the crop is approved by the Director. O. Reg. 252/81, s. 5.

6. Clause 26 (b) of the said Regulation is revoked and the following substituted therefor:

(b) dispose of the container and its contents by burying them under fifty centimetres of soil in such a manner that they are not near any watercourse or water table; and

7. Subsection 38 (1) of the said Regulation is revoked and the following substituted therefor:

(1) Before performing an extermination by means of a pesticide mentioned in section 32, the exterminator shall post a placard at least thirty-five centimetres long and twenty-five centimetres wide.

- (a) at all entrances to the building or vehicle and land on which the extermination is to be performed and bearing the word "danger" in red letters at least seven centimetres high on a white background and indicating that an extermination is being performed on the premises and setting out the name of the exterminator and his emergency telephone number; and
- (b) at all entrances to buildings designated in clause 34 (1) (b) bearing the word "danger" in green letters at least seven centimetres high on a white background and indicating that an extermination is being performed on an adjoining building. O. Reg. 252/81, s. 7.
8. Clause 41 (1) (a) of the said Regulation is revoked and the following substituted therefor:
- (a) remove and bury under at least fifty centimetres of soil, and not near any watercourse or water table, all substances used for the extermination or for sealing openings;
9. Clause 46 (1) (b) of the said Regulation is revoked and the following substituted therefor:
- (b) the amount of vapour released in a twenty-four hour period shall not exceed the amount produced by one gram of lindane for each 500 cubic metres of space in the room in which the vapour is generated.
10. Subclauses 48 (1) (b) (i) and (ii) of the said Regulation are revoked and the following substituted therefor:
- (i) that is at least thirty-five centimetres long and twenty-five centimetres wide, and
- (ii) that bears the words "danger"—poisonous substances being used inside" in red block letters at least seven centimetres in height on a white background; and
11. Section 50 of the said Regulation is revoked and the following substituted therefor:
50. When a structural extermination by means of a Schedule 1, 2 or 5 pesticide as a suspension in air is completed, the exterminator shall forthwith bury all material being discarded under at least fifty centimetres of soil in such a manner as not to be near any surface water or water table. O. Reg. 252/81, s. 11.
12. Clause 51 (e) of the said Regulation is revoked and the following substituted therefor:
- (e) post a placard at least thirty-five centimetres long and twenty-five centimetres wide at all entrances to the building or vehicle and land on which the extermination is to be performed and bearing the word "danger" in red letters at least seven centimetres high on a white background and indicating that an extermination is being performed on the premises.
13. Section 64 of the said Regulation is revoked and the following substituted therefor:
64. Before beginning an extermination using a pesticide mentioned in section 62, the exterminator shall post a placard at the immediate site in or on which the extermination is to be performed bearing the word "danger" in red letters at least seven centimetres high on a white background, indicating that an extermination is being performed on the premises. O. Reg. 252/81, s. 13.
- 14.—(1) Subsection 80 (2) of the said Regulation is revoked and the following substituted therefor:
- (2) A licensed exterminator shall not supervise an extermination or exterminations mentioned in subsection (1), for which a total of more than three pieces of pesticide application equipment are being used at any time. O. Reg. 252/81, s. 14 (1).
- (2) Section 80 of the said Regulation is amended by adding thereto the following subsection:
- (4) For purposes of subsection (1), supervision by an exterminator shall include at least one visit during each daily working period to observe the use of each piece of pesticide application equipment. O. Reg. 252/81, s. 14 (2).

THE HEALTH INSURANCE ACT

O. Reg. 253/81.

General.

Made—April 23rd, 1981.

Filed—April 28th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Item 10 of Table 4 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 37/81, is revoked and the following substituted therefor:

10.	On or after the 1st day of December, 1980, but before the 1st day of January, 1981	107
11.	On or after the 1st day of January, 1981, but before the 1st day of February, 1981	109
12.	On or after the 1st day of February, 1981, but before the 1st day of March, 1981	110
13.	On or after the 1st day of March, 1981.	100

THE HEALTH INSURANCE ACT

O. Reg. 254/81.

General

Made—April 23rd, 1981.

Filed—April 28th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Item 9 of Table 1 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by subsection 1 (5) of Ontario Regulation 168/81, is revoked and the following substituted therefor:

9. On or after the 1st day of April, 1981, but before the 1st day of May, 1981.	358.00	11.77	676.14	22.23	1,034.14	34.00
10. On or after the 1st day of May, 1981.	369.86	12.16	664.28	21.84	1,034.14	34.00

2. Items 7a, 13a, 19a, 25a, 31a and 38 of Table 2 to the said Regulation, as made by section 2 of Ontario Regulation 38/81, are revoked and the following substituted therefor:

7a. On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person with no dependants— maximum estimated income \$419.00	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.4
7b. On or after the 1st day of May, 1981.	Person with no dependants— maximum estimated income \$430.86	Estimated income less \$61.00	Estimated income less \$61.00, divided by 30.04
13a. On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person with one dependant— maximum aggregate estimated incomes \$2,324.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2
13b. On or after the 1st day of May, 1981.	Person with one dependant— maximum aggregate estimated incomes \$2,360.00	Aggregate estimated incomes less \$1,250.00, divided by 3	Aggregate estimated incomes less \$1,250.00, divided by 91.2

19a.	On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person with two dependants—maximum aggregate estimated incomes \$2,499.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
19b.	On or after the 1st day of May, 1981.	Person with two dependants—maximum aggregate estimated incomes \$2,535.00	Aggregate estimated incomes less \$1,425.00, divided by 3	Aggregate estimated incomes less \$1,425.00, divided by 91.2
25a.	On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person with three dependants—maximum aggregate estimated incomes \$2,674.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
25b.	On or after the 1st day of May, 1981.	Person with three dependants—maximum aggregate estimated incomes \$2,710.00	Aggregate estimated incomes less \$1,600.00, divided by 3	Aggregate estimated incomes less \$1,600.00, divided by 91.2
31a.	On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person with four or more dependants—maximum aggregate estimated incomes \$2,824.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
31b.	On or after the 1st day of May, 1981.	Person with four or more dependants—maximum aggregate estimated incomes \$2,860.00	Aggregate estimated incomes less \$1,750.00, divided by 3	Aggregate estimated incomes less \$1,750.00, divided by 91.2
38.	On or after the 1st day of February, 1981, but before the 1st day of May, 1981.	Person not referred to in Items 1-31a.	\$358.00	\$11.77
39.	On or after the 1st day of May, 1981.	Person not referred to in Items 1-31b.	\$369.86	\$12.16

THE ONTARIO PLACE CORPORATION ACT

O. Reg. 255/81.

Fees.

Made—April 8th, 1981.

Approved—April 23rd, 1981.

Filed—April 29th, 1981.

REGULATION TO AMEND REGULATION 732 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO PLACE CORPORATION ACT

1.—(1) Subsection 2 (1) of Regulation 732 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The fee for entrance to Ontario Place other than during the winter season is,

- (a) for each adult, before 10 p.m., \$3.50;
- (b) for each adult at or after 10 p.m., \$1.00;
- (c) for each adult at any time during the Canadian National Exhibition, \$3.00;
- (d) for each junior before 10 p.m., \$3.50;
- (e) for each junior at or after 10 p.m., \$1.00;
- (f) for each junior at any time during the Canadian National Exhibition, \$2.00;
- (g) for each child who is unaccompanied by an adult at any time other than during the Canadian National Exhibition, \$2.00;
- (h) for each child who is accompanied by an adult at any time other than during the Canadian National Exhibition, 50 cents;
- (i) for any child during the Canadian National Exhibition, 50 cents; and
- (j) for each senior citizen, no charge. O. Reg. 255/81, s. 1 (1).

(2) Subsection 2 (4) of the said Regulation is amended by adding thereto the following clause:

(aa) for each junior, \$1.00; and

(3) Clause 2 (5) (b) of the said Regulation is revoked and the following substituted therefor:

(b) for each junior, 75 cents; and

(4) Subsection 2 (6) of the said Regulation is revoked and the following substituted therefor:

(6) The fee for the use of a pedal boat is,

(a) for the first twenty minutes \$2.00; and

(b) for each period of twenty minutes or part thereof in excess of the first twenty minutes 1.50.

(5) Subclause 2 (7) (e) (i) of the said Regulation is revoked and the following substituted therefor:

(i) monthly, \$55.00, or

(6) Clause 2 (7) (f) of the said Regulation is revoked and the following substituted therefor:

(f) for one car for one month on the east island for an unreserved space, \$25.00;

(7) Subclause 2 (7) (g) (i) of the said Regulation is revoked and the following substituted therefor:

(i) monthly, \$55.00, or

(8) Clause 2 (7) (h) of the said Regulation is revoked.

(9) Clause 2 (7) (i) of the said Regulation is revoked and the following substituted therefor:

(i) for one car for the season for staff members of Ontario Place, \$35.00;

2. Tables 1 and 2 of the said Regulation are revoked and the following substituted therefor:

TABLE 1
SAILBOATS, RUNABOUTS AND CRUISERS

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
Up to and including 20 feet	\$ 8.00	\$110.00	\$ 430.00

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
21 feet to and including 25 feet	\$ 9.00	\$165.00	\$ 625.00
26 feet to and including 30 feet	10.00	190.00	745.00
31 feet to and including 35 feet	11.00	215.00	870.00
36 feet to and including 40 feet	13.00	255.00	990.00
41 feet to and including 45 feet	14.50	285.00	1,135.00
46 feet to and including 50 feet	15.00	310.00	1,250.00
51 feet to and including 55 feet	15.50	340.00	1,370.00
56 feet to and including 60 feet	16.50	380.00	1,490.00
Over 60 feet in length, for each foot or portion thereof of length over all	.45	7.00	25.00

TABLE 2

TRIMARANS AND CATAMARANS

COLUMN 1	COLUMN 2		
	Daily	Monthly	Seasonal
Up to and including 20 feet	\$13.00	\$125.00	\$ 470.00
21 feet to and including 25 feet	15.75	180.00	720.00
26 feet to and including 30 feet	18.25	220.00	890.00
31 feet to and including 40 feet	20.25	335.00	1,325.00
Over 40 feet, for each foot or portion thereof of length over all	1.00	8.25	33.50

O. Reg. 255/81, s. 2, *part.*

ONTARIO PLACE CORPORATION:

BRUCE H. LONGHURST
General Manager

JOHN W. E. BROWN
Secretary-Treasurer

Dated at Toronto, this 8th day of April, 1981.

THE ENVIRONMENTAL ASSESSMENT
ACT

O. Reg. 256/81.
Exemption—City of Toronto—TOR-2.
Made—April 2nd, 1981.
Filed—April 30th, 1981.

ORDER MADE UNDER
THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—CITY OF TORONTO—TOR-2

Having received a request from The Corporation of the City of Toronto that an undertaking, namely:

The activity of refurbishing of accommodation at the St. Lawrence Centre for the Performing Arts by the renovation of the interior and certain modifications to the exterior of the theatre including the addition of two levels of office space,

be exempt from the application of the Act under section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The major user of the main theatre, Toronto Arts Productions, requires that the renovated theatre be ready in time for the September 1982 theatre season and its activity in planning and producing theatrical performances for that season would be severely interfered with if the work is not completed by that date. In addition, if the theatre is not ready for use by that date, many jobs for actors, actresses and support staff will be affected for a further season. As well, the refurbishing is to be carried out with financial assistance from the City of Toronto, the Province of Ontario and the Government of Canada.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation

and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. Plans have been made to close the main theatre from June, 1981 to September, 1982, so that the refurbishing work can be done. It is essential that if the time restrictions are to be met, the plans must be finalized and tenders called for and awarded by May, 1981;
- B. The effects on the environment of the proposed activity would appear to be minimal and to be generally positive in nature. Having regard to the nature and magnitude of the work, it appears that no useful purpose would be served by requiring the submission of an environmental assessment because the benefits of requiring an assessment do not appear to outweigh the damage which would be suffered by The Corporation of the City of Toronto, the St. Lawrence Centre for the Performing Arts and Toronto Arts Productions if an environmental assessment were required to be submitted.

This exemption is subject to the following terms and conditions:

1. The undertaking shall be carried out and completed by September 30, 1982. O. Reg. 256/81.

HARRY PARROTT
Minister of the Environment

Dated this 2nd day of April, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 257/81.

Exemption—Ministry of Transportation and Communications—MTC-39.

Made—April 9th, 1981.

Filed—April 30th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF
TRANSPORTATION AND
COMMUNICATIONS—MTC-39

Having received a request from the Minister of Transportation and Communications that an undertaking, namely:

The construction of a joint storm sewer system and open channel running northeasterly from a point 550 feet west of the point of intersection of the proposed Highway 427 and proposed Finch Avenue, immediately north of Finch Avenue and terminating at the Humber River, being an action required by the future construction of Finch Avenue from Highway 427 to Steeles Avenue, which is part of the Highway 427 project from Rexdale Boulevard to north of the Humber River,

be exempt from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following damage or interference with the persons indicated will occur:

- A. Finery Investments Limited, having entered into an agreement in principle with the Ministry of Transportation and Communications to participate in the construction of a joint storm sewer system, would be damaged and interfered with by delays in the commencement of subdivision services presently scheduled for the spring of 1981 and by incurring additional engineering costs for the design of alternative storm sewer systems, which could be caused or made necessary by the application of the Act to the undertaking; and
- B. The Ministry of Transportation and Communications and the public will be damaged and interfered with by the need to design and construct a more costly and larger independent storm sewer system to a greater depth, an action which would be required to avoid physical conflicts with Finery Investments' alternate plans linking their development with Mississauga's present storm sewer system which they would be required to implement as a result of delays associated with the application of the Act to this undertaking.

Having weighed such damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The exemption of this undertaking will permit a joint storm sewer system design to proceed, this being the most cost-effective design both for the Ministry of Transportation and Communications and Finery Investments;

- B. The protection, conservation and wise management of the environment which will be provided for by the environmental planning and construction procedures already being used by the Ministry of Transportation and Communications will ensure that the undertaking has minimal adverse effects on the environment; and
- C. The joint storm sewer design has been reviewed by the Metropolitan Toronto Region Conservation Authority and they have approved of it.

This exemption is subject to the following terms and conditions:

1. Completion of the undertaking shall in no way prejudice the design and construction of the Highway 427 project, an undertaking which shall remain subject to the provisions of the *Environmental Assessment Act*.
2. The Environmental Approvals Branch of the Ministry of the Environment shall be provided with a copy of the plans and specifications for the undertaking at least 15 days prior to commencement of construction.
3. That tenders for construction of the undertaking shall be let no later than July 31, 1981.

HARRY PARROTT
Minister of the Environment

Dated this 9th day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 258/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—April 30th, 1981.

Filed—April 30th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

56. Notwithstanding any other provision of this Order, the land described in Schedule 45 may be used for the erection and use thereon of a single-family

dwelling and buildings and structures accessory thereto, including a barn as an accessory structure, provided the following requirements are met:

Minimum front yard	65 metres
Maximum floor area of single-family dwelling	420 square metres
Maximum height of single-family dwelling	3.5 metres

O. Reg. 258/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 45

That parcel of land situate in the Town of Oakville in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being that part of the northeast half of the northwest half of Lot 30 in Concession II, north of Dundas Street, more particularly described as follows:

Premising that the easterly limit of the King's Highway No. 25, as shown on a Plan numbered P-1738-11 deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as No. 836, has an astronomic bearing of north 18° 35' west through the said Lot and relating all bearings herein thereto:

Commencing at a point where an iron pipe has been planted at the intersection of the northeasterly limit of the said Lot 30 and the line between the northwest and southeast halves of the said Lot which may be located by beginning at the most westerly angle of the said Lot 30;

Thence southeasterly along the southwesterly limit of the said Lot 30 a distance of 3,319.28 feet, more or less, to its intersection with a fence marking the existing division line between the northwest and southeast halves of the said Lot;

Thence north 37° 40' east along the said division line 678.88 feet to an iron bar planted therein;

Thence north 38° 27' 50" east, continuing along the said division line, 672.83 feet to the said point of commencement;

Thence south 38° 27' 50" west along the line between the northwest and southeast halves of the said Lot 30 a distance of 672.83 feet to the said iron bar planted;

Thence north 45° 08' west a distance of 571.64 feet to an iron bar planted in the said easterly limit of the diversion of the said King's Highway No. 25 as shown on the said Plan numbered P-1738-11;

Thence north 18° 35' west along the said northeasterly limit of the diversion of the said King's Highway, as shown on the said Plan 836, a distance of 1,486.87 feet

to a planted spike in the top of a new fence post marking the intersection of the said last-mentioned limit and the northeasterly limit of the said Lot 30;

Thence south 45° 15' 40" east along the northeasterly limit of the said Lot 30 a distance of 1,826.66 feet to the point of commencement. O. Reg. 258/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 30th day of April, 1981.

THE LOCAL ROADS BOARDS ACT

O. Reg. 259/81.
Establishment of Local Roads Areas—
Northern and Eastern Regions.
Made—April 23rd, 1981.
Filed—April 30th, 1981.

REGULATION TO AMEND REGULATION 598 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LOCAL ROADS BOARDS ACT

1. Regulation 598 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following Schedule:

Schedule 112

EBY LOCAL ROADS AREA

All those portions of the Township of Eby in the Territorial District of Timiskaming, shown outlined on Ministry of Transportation and Communications Plan N-448-1, filed with the Record Services Office of the Ministry of Transportation and Communications at Toronto on the 9th day of April, 1981. O. Reg. 259/81, s. 1.

JAMES SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 23rd day of April, 1981.

THE PLANNING ACT

O. Reg. 260/81.
Order Made Under Section 30 of
the Planning Act.
Made—April 29th, 1981.
Filed—April 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Dunwich in the County of Elgin and containing by admeasurement 50 acres, more or less, and being the southwesterly quarter of Lot 8 in Concession VII of the said Township of Dunwich. O. Reg. 260/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 29th day of April, 1981.

THE PLANNING ACT

O. Reg. 261/81.
Order Made Under Section 30 of
the Planning Act.
Made—April 27th, 1981.
Filed—April 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Rama in the County of Simcoe, formerly in the County of Ontario, being that part of Lot 19 in Concession F more particularly described as follows:

Premising that the southerly limit of Lot 20 in Concession E has an astronomical course of north 72° 02' 30" east and relating all bearings herein thereto:

Beginning where an iron bar has been planted defining the most southerly angle of the hereindescribed parcel and being distant 440.67 feet measured south 61° 43' east from an iron bar planted on the westerly limit of the said Lot 19 distant 1,725.56 feet measured northerly along the said westerly limit of the said Lot 19 from the southwesterly angle of the said Lot 19;

Thence north 61° 43' west 80 feet to an iron bar planted in rock;

Thence north 28° 17' east and passing through an iron bar planted 407 feet, more or less, to the high-water mark of Head River;

Thence in a general southeasterly direction following the said high-water mark of the Head River to a point in the line drawn north 28° 17' east and passing through an iron bar planted from the said place of beginning;

Thence south 28° 17' west 359 feet, more or less, to the said place of beginning. O. Reg. 261/81, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 27th day of April, 1981.

THE PLANNING ACT

O. Reg. 262/81.

Order Made Under Section 30 of
the Planning Act.

Made—April 27th, 1981.

Filed—April 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had

the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Rama in the County of Simcoe, being that part of Lot 19 in Concession F more particularly described as follows:

Premising that the southerly limit of Lot 20 in Concession E has an astronomical course of north 72° 02' 30" east and relating all bearings herein thereto;

Beginning where an iron bar has been planted defining the most southerly angle of the hereindescribed parcel and being distant 520.67 feet measured south 61° 43' east from an iron bar planted in the westerly limit of the said Lot 19 distant 1,725.56 feet measured northerly along the said westerly limit of the said Lot 19 from the southwesterly angle of the said Lot 19;

Thence north 61° 43' west 80 feet to an iron bar planted;

Thence north 28° 17' east and passing through an iron bar planted 359 feet, more or less, to the high-water mark of the Head River;

Thence in a general southeasterly direction following the said high-water mark of the Head River to a point in the line drawn north 28° 17' east and passing through an iron bar planted from the place of beginning;

Thence south 28° 17' west 295 feet, more or less, to the said place of beginning.

Together with a right-of-way for all the usual purposes but at all times in common with all others entitled thereto over, along and upon a strip of land 66 feet in perpendicular width providing access from the above described parcel to the road allowance between Concessions D and E in the said Township and which said right-of-way extends across parts of Lots 19 and 20 in Concession F and part of Lot 19 in Concession E and which lies westerly, northerly and southwesterly of the line which may be located in the following manner:

Beginning at a point in the southerly limit of the said Lot 19 in Concession E which is distant 1 foot measured westerly thereon from the southeasterly angle of the said Lot 19;

Thence north 17° 09' west parallel to the easterly limit of the said Lot 19 distant 1 foot measured perpendicularly therefrom 3,140.87 feet;

Thence north 74° 09' 20" east parallel to the southerly limit of the said Lot 20 in Concession F and distant 1 foot measured northerly therefrom a distance of 620.34 feet;

Thence north 49° 15' west 558.8 feet to an iron bar planted in rock;

Thence north 74° 15' west 1,320 feet to an iron bar planted;

Thence north 61° 43' west 840.67 feet to an iron bar planted in the westerly limit of the said Lot 19 in Concession F. O. Reg. 262/81, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 27th day of April, 1981.

THE PLANNING ACT

O. Reg. 263/81.

Order Made Under Section 30 of
the Planning Act.

Made—April 22nd, 1981.

Filed—April 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Wasaga Beach, formerly in the Village of Wasaga Beach, in the County of Simcoe, being that part of Lot 2 in Concession XV more particularly described as follows:

Premising that the bearings herein are astronomic and are referred to the bearing of the line between Lots 2 and 3, where it adjoins Plan 1436 registered in the Land Registry Office for the Registry Division of Simcoe (No. 51), assumed to be north 10° 35' west, in accordance with a Plan registered in the said Land Registry Office as Number 815;

Beginning at a point which may be located as follows:

Commencing at the southwesterly angle of the said Lot 2;

Thence north 72° 54' east along the southerly limit of the said Lot 2 a distance of 606.39 feet;

Thence north 10° 50' 30" west parallel to the westerly limit of the said Lot 2 a distance of 468.79 feet;

Thence south 72° 54' west parallel to the said southerly limit of the said Lot 2 a distance of 360 feet;

Thence north 10° 50' 30" west parallel to the said westerly limit of the said Lot 2 a distance of 1,387.88 feet to the place of beginning;

Thence continuing north 10° 50' 30" west a distance of 86 feet;

Thence north 72° 54' east parallel to the said southerly limit of the said Lot 2 a distance of 180 feet;

Thence south 10° 50' 30" east parallel to the said westerly limit of the said Lot 2 a distance of 86 feet;

Thence south 72° 54' west parallel to the said southerly limit of the said Lot 2 a distance of 180 feet, more or less, to the place of beginning.

The said lands being further shown as Parcel 62 on a Plan prepared by Zubeck and Emo, O.L.S., dated the 18th day of February, 1966 and being further shown as Part 20 on a Reference Plan 856 registered in the said Land Registry Office as Instrument Number 306849 dated August 13, 1969. O. Reg. 263/81, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 22nd day of April, 1981.

THE PLANNING ACT

O. Reg. 264/81.

Order Made Under Section 30 of
the Planning Act.

Made—April 27th, 1981.

Filed—April 30th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had

the effect of preventing the conveyance or creation of any interest in the following parcels of land:

Those parcels of land situate in the Town of Wasaga Beach in the County of Simcoe described as follows:

1. That part of Lot 6 in Concession XVI in the former Township of Sunnidale, more particularly described as follows:

Premising that bearings herein are astronomic and are referred to the meridian passing through the southeasterly angle of Lot 3 in Concession XV;

Beginning at an iron survey bar set in the northwesterly limit of River Road West, which said bar may be located as follows:

Commencing at the southeasterly angle of the said Lot 6;

Thence south $72^{\circ} 40' 30''$ west along the southerly limit of the said Lot a distance of 992.69 feet to an iron survey bar marking the intersection of the said limit with the line between the east and west halves of the said Lot 6;

Thence north $10^{\circ} 13' 30''$ west along the said line between the east and west halves a distance of 3,370.74 feet to an iron survey bar set in the northwesterly limit of River Road West;

Thence north $39^{\circ} 52'$ east along the said northwesterly limit of River Road West a distance of 36.19 feet to an iron survey bar and being the place of beginning of the herein described lands;

Thence south $39^{\circ} 52'$ west along the said northwesterly limit of River Road West a distance of 80 feet to an iron survey bar;

Thence north $27^{\circ} 09' 20''$ west a distance of 370.54 feet to an iron survey bar;

Thence continuing north $27^{\circ} 09' 20''$ west a distance of 12 feet, more or less, to the high-water mark of the Nottawasaga River;

Thence northeasterly along the said high-water mark of Nottawasaga River a distance of 50 feet, more or less, to its intersection with a line drawn on a course of north $32^{\circ} 09' 50''$ west from the place of beginning;

Thence south $32^{\circ} 09' 50''$ east a distance of 18 feet, more or less, to an iron survey bar;

Thence south $32^{\circ} 09' 50''$ east a distance of 368.87 feet to the place of beginning.

The herein described parcel is further shown in heavy outline and designated as Part 1 on a

Plan prepared by Zubeck and Emo, Ontario Land Surveyors, dated June 16, 1969 and revised January 6, 1970, said Plan of Survey is shown in an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 518942.

2. The west half of the north half of Lot 48 and that part of Lot 49, both as shown on a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 815, more particularly described as follows:

Premising that the easterly limit of Melrose Avenue has an assumed astronomic course of north $21^{\circ} 55'$ west and relating all bearings herein thereto;

Beginning at a point which may be located as follows:

Commencing at an iron bar planted in the easterly limit of the said Lot 49 distant 50 feet measured southerly therealong from the north-easterly angle of the said Lot;

Thence south $66^{\circ} 13'$ west 150.11 feet to a point which is the place of beginning;

Thence continuing south $66^{\circ} 13'$ west 150.11 feet to an iron bar found on the easterly limit of Melrose Avenue;

Thence south $21^{\circ} 55'$ east along the easterly limit of Melrose Avenue 100 feet to a point;

Thence north $66^{\circ} 13'$ east 150.07 feet, more or less, to the point of intersection with a line drawn parallel with the said easterly limit of Melrose Avenue southerly from the place of beginning;

Thence northerly along the said last-mentioned line drawn parallel with the said easterly limit of Melrose Avenue 100 feet, more or less, to the place of beginning.

3. Those parts of Lots 48 and 49 according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 815, more particularly described as follows:

Premising that the easterly limit of Melrose Avenue has an assumed astronomic course of north $21^{\circ} 55'$ west and relating all bearings herein thereto;

Beginning at an iron bar planted in the easterly limit of the said Lot 49 distant 50 feet measured southerly therealong from the northeasterly angle of the said Lot;

Thence south $66^{\circ} 13'$ west 150.11 feet to an iron bar;

Thence south 21° 55' east 100 feet to a point;

Thence north 66° 13' east 150.07 feet, more or less, to a point in the easterly limit of the said Lot 48 distant 50 feet measured southerly therealong from the northeasterly angle of the said lot 48;

Thence north 21° 50' 20" west along the easterly limits of the said Lots 48 and 49 to the place of beginning. O. Reg. 264/81, s. 1.

P. G. RIMMINGTON
Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 27th day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 265/81.

County of Halton (now The Regional
Municipality of Halton), Town of
Oakville.

Made—April 30th, 1981.

Filed—May 1st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Subparagraph xv of paragraph 1 of subsection 2 (2) of Ontario Regulation 481/73, as made by section 2 of Ontario Regulation 146/81, is revoked and the following substituted therefor:

- xv. Lots 1, 2, 3, 4 and 5, and lots 26 to 32, inclusive, in Concession III, south of Dundas Street, excepting those parts of the said lots 2 and 3 described as follows:

Premising that all bearings contained herein are astronomic and premising that the northeasterly limit of Part I on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 20R-2830 has a bearing of north 46° 01' 10" west and relating all bearings herein thereto;

Commencing at the most easterly angle of Block C on a Plan of Sub-

division registered in the Land Registry Office for the Land Titles Division of Halton (No. 20) as Number M-168;

Thence north 41° 31' 40" east on a production of Constance Drive on the said Plan M-168 a distance of 36.61 metres to the place of beginning;

Thence north 46° 01' 10" west a distance of 239.19 metres to a point;

Thence on a curve to the right having a radius of 500 metres, an arc distance of 154.78 metres, the chord equivalent being 154.16 metres measured on a course of north 37° 09' west to a point;

Thence north 28° 17' west a distance of 103.77 metres to a point;

Thence north 38° 55' 30" east a distance of 361.39 metres to a point;

Thence north 38° 57' 30" east a distance of 10.31 metres to a point;

Thence north 87° 23' 30" east a distance of 121.49 metres to a point;

Thence south 44° 37' 50" east a distance of 591.79 metres to a point;

Thence north 73° 59' 40" east a distance of 93.76 metres to a point;

Thence south 44° 36' 50" east a distance of 143.37 metres to a point;

Thence south 44° 27' 10" east a distance of 47.22 metres to a point;

Thence south 76° 02' 40" west a distance of 23.60 metres to a point;

Thence north 67° 37' 20" west a distance of 49.53 metres to a point;

Thence south 80° 18' 40" west a distance of 37.52 metres to a point;

Thence south 49° 08' 20" west a distance of 83.91 metres to a point;

Thence south 82° 15' 50" west a distance of 64.92 metres to a point;

Thence south 31° 22' 30" west a distance of 43.22 metres to a point;

Thence south 64° 19' 20" west a distance of 58.76 metres to a point;

Thence south 64° 34' 20" west a distance of 35.52 metres to a point;

Thence north 67° 25' 20" west a distance of 40.42 metres to a point;

Thence north 67° 57' 50" west a distance of 54.68 metres to a point;

Thence north 81° 48' 40" west a distance of 30.04 metres to a point;

Thence south 38° 04' 10" west a distance of 52.07 metres to a point;

Thence south 78° 47' west a distance of 49.70 metres to a point;

Thence north 27° 05' 20" west a distance of 8.56 metres to a point;

Thence south 50° 54' 30" west a distance of 12.36 metres to a point;

Thence south 89° 15' 40" west a distance of 29.89 metres to a point;

Thence north 55° 59' 40" west a distance of 35.62 metres to a point;

Thence south 79° 13' 20" west a distance of 43.01 metres to a point;

Thence south 72° 03' 50" west a distance of 15.85 metres to a point;

Thence south 2° 51' east a distance of 16.01 metres to a point;

Thence north 47° 13' west a distance of 15.13 metres, more or less, to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 30th day of April, 1981.

THE MILK ACT

O. Reg. 266/81.
Grade A Milk—Marketing.
Made—April 30th, 1981.
Filed—May 1st, 1981.

REGULATION TO AMEND REGULATION 620 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

1.—(1) Subsection 16 (7) of Regulation 620 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (3) of Ontario Regulation 40/81, is revoked and the following substituted therefor:

(7) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$31.69 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 266/81, s. 1 (1).

(2) Subsection 16 (9) of the said Regulation, as remade by subsection 1 (5) of Ontario Regulation 40/81, is revoked and the following substituted therefor:

(9) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.67 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 266/81, s. 1 (2).

THE ONTARIO MILK MARKETING BOARD:

J. G. SMITH
Vice-Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of April, 1981.

THE MILK ACT

O. Reg. 267/81.
Industrial Milk—Marketing.
Made—April 30th, 1981.
Filed—May 1st, 1981.

REGULATION TO AMEND REGULATION 623 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MILK ACT

1.—(1) Subsection 13 (4) of Regulation 623 of Revised Regulations of Ontario, 1980, as remade by subsection 1 (2) of Ontario Regulation 41/81, is revoked and the following substituted therefor:

(4) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$31.69 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 267/81, s. 1 (1).

(2) Subsection 13 (6) of the said Regulation, as remade by subsection 1 (4) of Ontario Regulation 41/81, is revoked and the following substituted therefor:

(6) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$30.67 per hectolitre for milk containing 3.6 kilograms of milk-fat per hectolitre. O. Reg. 267/81, s. 1 (2).

THE ONTARIO MILK MARKETING BOARD:

J. G. SMITH
Vice-Chairman

H. PARKER
Secretary

Dated at Toronto, this 30th day of April, 1981.

THE PLANNING ACT

O. Reg. 268/81.

Restricted Areas—The Regional
Municipality of York, Town of
Richmond Hill.

Made—May 1st, 1981.

Filed—May 1st, 1981.

ORDER MADE UNDER
THE PLANNING ACT

RESTRICTED AREAS—THE REGIONAL
MUNICIPALITY OF YORK, TOWN OF
RICHMOND HILL

1. In this Order, "height" means the perpendicular distance measured from ground level to the highest point of a building or structure. O. Reg. 268/81, s. 1.

2. This Order applies to those lands in the Town of Richmond Hill in The Regional Municipality of York, being those parts of lots 16, 17, 18, 19 and 20 in Concession III in the former Township of Markham in the County of York and certain road allowances, more particularly described as follows:

1. The easterly half of the westerly half of Lot 16 in Concession III.
2. The easterly three-quarters of the westerly half of Lot 17 in Concession III.
3. The westerly half of Lot 18 in Concession III.
4. The westerly half of Lot 19 in Concession III.
5. The westerly half of Lot 20 in Concession III.
6. The portion of the road allowance between lots 15 and 16 lying south of the land described in paragraph 1.

7. The portion of the road allowance between lots 20 and 21 lying north of the land described in paragraph 5.

8. The portion of the road allowance between concessions II and III lying west of the lands described in paragraphs 4 and 5. O. Reg. 268/81, s. 2.

3. No building or structure shall hereinafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure prohibited by this Order if such land, building or structure lawfully existed on the day this Order comes into force or prevents the erection of any building or structure the plans for which were approved by the Town of Richmond Hill prior to the day this Order comes into force. O. Reg. 268/81, s. 3.

4.—(1) No building or structure greater than five metres in height shall be erected on the lands described in paragraphs 1, 2 and 6 of section 2.

(2) No building or structure greater than ten metres in height shall be erected on the lands described in paragraph 3 of section 2.

(3) No building or structure greater than fifteen metres in height shall be erected on the lands described in paragraphs 4, 5, 7 and 8 of section 2.

(4) No extension or enlargement to a building or structure on the lands described in section 2 shall be erected if the building or structure, as extended or enlarged, exceeds the maximum height allowances permitted under this Order for those lands. O. Reg. 268/81, s. 4.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 1st day of May, 1981.

THE PLANNING ACT

O. Reg. 269/81.

Restricted Areas—The Regional
Municipality of York, Town of
Markham.

Made—May 1st, 1981.

Filed—May 1st, 1981.

ORDER MADE UNDER
THE PLANNING ACT

RESTRICTED AREAS—THE REGIONAL
MUNICIPALITY OF YORK, TOWN OF
MARKHAM

1. In this Order, "height" means the perpendicular distance measured from ground level to the highest point of a building or structure. O. Reg. 269/81, s. 1.

2. This Order applies to those lands in the Town of Markham in The Regional Municipality of York, being lots 16, 17 and 18 in Concession III and those parts of lots 16, 17, 18, 19 and 20 in Concession IV and certain road allowances more particularly described as follows:

- 1. Lot 16 in Concession III.
- 2. Lot 17 in Concession III.
- 3. Lot 18 in Concession III.
- 4. The westerly quarter of Lot 16 in Concession IV.
- 5. The northerly half of the westerly half and the southerly half of the westerly quarter of Lot 17 in Concession IV.
- 6. The westerly half of Lot 18 in Concession IV.
- 7. The southerly half of the westerly half of Lot 19 in Concession IV.
- 8. The road allowance between lots 15 and 16 lying south of the lands described in paragraph 1.
- 9. The road allowance between concessions III and IV lying east of the lands described in paragraph 1.
- 10. The road allowance between concessions III and IV lying west of the lands described in paragraph 5.
- 11. The road allowance between concessions III and IV lying west of lands described in paragraphs 6 and 7. O. Reg. 269/81, s. 2.

3. No building or structure shall hereinafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure prohibited by this Order if such land, building or structure lawfully existed on the day this Order comes into force or prevents the erection of any building or structure the plans for which were approved by the Town of Markham prior to the day this Order comes into force. O. Reg. 269/81, s. 3.

4.—(1) No building or structure greater than five metres in height shall be erected on the lands described in paragraphs 1, 8 and 9 of section 2.

(2) No building or structure greater than ten metres in height shall be erected on the lands described in paragraphs 2, 4, 5, and 10 of section 2.

(3) No building or structure greater than fifteen metres in height shall be erected on the lands described in paragraphs 3, 6, 7 and 11 of section 2.

(4) No extensions or enlargements to a building or structure on the lands described in section 2 shall be erected if the building or structure, as extended or enlarged, exceeds the maximum height allowances permitted under this Order for those lands. O. Reg. 269/81, s. 4.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 1st day of May, 1981.

THE GENERAL WELFARE ASSISTANCE ACT

O. Reg. 270/81.
General.
Made—April 23rd, 1981.
Filed—May 1st, 1981.

REGULATION TO AMEND
REGULATION 441 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Schedule C to Regulation 441 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

8	From and including the 1st day of May, 1981	12.16	34.00	61.00	25.86
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THE CHARITABLE INSTITUTIONS ACT

O. Reg. 271/81.
General.
Made—April 23rd, 1981.
Filed—May 1st, 1981.

REGULATION TO AMEND REGULATION 95 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CHARITABLE INSTITUTIONS ACT

1. Table 1 to Regulation 95 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

8.	From and including the 1st day of May, 1981	12.16	34.00	22.16	61.00	23.50
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THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 272/81.
General.
Made—April 23rd, 1981.
Filed—May 1st, 1981.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Table 1 to Regulation 502 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:

8.	From and including the 1st day of May, 1981	12.16	32.00	22.16	61.00
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THE FAMILY BENEFITS ACT

O. Reg. 273/81.

General.

Made—April 23rd, 1981.

Filed—May 1st, 1981.

REGULATION TO AMEND

REGULATION 318 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE FAMILY BENEFITS ACT

1. Subclause 12 (5) (e) (i) of Regulation 318 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 51/81, is revoked and the following substituted therefor:

(i) \$12.16 a day, or

2. This Regulation comes into force on the 1st day of May, 1981.

THE PLANNING ACT

O. Reg. 274/81.

Restricted Areas—County of Simcoe,

Township of Vespra.

Made—April 28th, 1981.

Filed—May 1st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 62/73

MADE UNDER

THE PLANNING ACT

1. Ontario Regulation 62/73 is amended by adding thereto the following section:

40. Notwithstanding paragraph 1 of section 4, the existing building on the land described in Schedule 28 may be extended, provided that the ground floor area of the extension does not exceed 330 square metres, and the said building, as enlarged, may be used for the purposes of a fruit stand and a single-family dwelling. O. Reg. 274/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 28

That parcel of land situate in the Township of Vespra in the County of Simcoe, being that part of Lot 18 in Concession IV more particularly described as follows:

Beginning at a point on the easterly limit of Provincial Highway Nos. 26 and 27, as widened by an Instrument registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 13256, distant 250 feet southerly therealong from the northerly limit of the said Lot 18;

Thence north 58° 19' east a distance of 200 feet to an iron tube;

Thence south 31° 41' east a distance of 100.5 feet to an iron tube;

Thence south 31° 32' 30" east a distance of 66 feet to an iron bar;

Thence south 58° 27' 30" west a distance of 200 feet to an iron bar planted in the easterly limit of the said Provincial Highway Nos. 26 and 27, as widened;

Thence north 31° 32' 30" west a distance of 74.99 feet to an iron bar;

Thence north 31° 40' 30" west a distance of 91.01 feet to the place of beginning.

Excepting therefrom the westerly 17 feet of the hereinbefore described land and as expropriated by the Ministry of Transportation and Communications under Instrument registered in the said Land Registry Office as Number 31353. O. Reg. 274/81, s. 2.

P. G. RIMMINGTON

Director,

Community Planning Review Branch,

Central and Southwest,

Ministry of Housing

Dated at Toronto, this 28th day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 275/81.

County of Halton (now The Regional Municipality of Halton), City of Burlington.

Made—April 27th, 1981.

Filed—May 1st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 482/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Schedule 29 to Ontario Regulation 482/73, as made by section 2 of Ontario Regulation 244/76, is revoked and the following substituted therefor:

Schedule 29

That parcel of land situate in the City of Burlington in The Regional Municipality of Halton, formerly in the Township of Nelson in the County of Halton, being that part of Lot 22 in Concession I, south of Dundas Street, more particularly described as follows:

Beginning at an iron bar planted at the northwesterly corner of Parcel "A" as shown on a Plan registered in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 1297;

Thence south $8^{\circ} 51'$ west along the westerly limit of the said Parcel "A" and lots 15, 16, 17 and 18 according to the said Plan Number 1297, a distance of 536.58 feet;

Thence north $44^{\circ} 19'$ west 645.02 feet to an iron bar distant 368.23 feet measured on a course of south $44^{\circ} 36'$ east from the southeasterly limit of that part of the King's Highway known as No. 5 as shown on a Plan of Survey deposited in the said Land Registry Office as Number 455;

Thence north $46^{\circ} 28'$ east 189.21 feet;

Thence south $81^{\circ} 09'$ east 400.81 feet to the place of beginning. O. Reg. 275/81, s. 1.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 27th day of April, 1981.

THE SHORELINE PROPERTY ASSISTANCE ACT

O. Reg. 276/81.

General.

Made—April 2nd, 1981.

Filed—May 4th, 1981.

REGULATION TO AMEND REGULATION 912 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE SHORELINE PROPERTY ASSISTANCE ACT

1. Section 1 of Regulation 912 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

1.—(1) No loan made under the Act for the construction of works shall exceed 75 per cent of the total cost of the works or the amount obtained by multiplying the number of metres of shoreline of the property in respect of which the loan is made by \$500, whichever is the lesser.

(2) No loan made under the Act for building repairs shall exceed 75 per cent of the total cost of the repairs or \$20,000, whichever is the lesser. O. Reg. 276/81, s. 1.

2. Section 9 of the said Regulation is revoked and the following substituted therefor:

9.—(1) The rate of interest for the purposes of subsection 5 (4) of the Act is 11.75 per cent per annum.

(2) The rate of interest for the purposes of subsection 9 (2) of the Act is 11.75 per cent per annum calculated on the amount of the annual payment of principal and interest that is in default. O. Reg. 276/81, s. 2, *part*.

10. The term of the debentures sold under this Act shall be for a period of ten years. O. Reg. 276/81, s. 2, *part*.

3. Forms 1, 2 and 3 of the said Regulation are revoked and the following substituted therefor:

Form 1

Shoreline Property Assistance Act

For use by Municipalities not within a District, Metropolitan or Regional Municipality

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER

A by-law to raise money to aid in the construction of works and building repairs under the *Shoreline Property Assistance Act*.

The council, pursuant to the *Shoreline Property Assistance Act*, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$..... as may be determined by the council, and may in the manner hereinafter provided, issue debentures of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Legislative Building, Toronto, which debentures shall reserve the right to pay at any time, with or without giving notice or at such times and on such notice as the

accordance with such terms and conditions as may be prescribed by regulations made under the Act, the whole or any part of the amount then outstanding and to be relieved from liability to pay any interest on the amount so paid other than accrued interest.

2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may include a sum, not exceeding the amount applied for or such other maximum amount as is prescribed by the regulations under the Act, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for payment of the principal and interest as provided by the Act.

Read a First and Second time the.....day of....., 19....

Read a Third time the.....day of....., 19....

.....
Head of Council

.....
Clerk

(Corporate Seal)

O. Reg. 276/81, s. 3, *part.*

Form 2

Shoreline Property Assistance Act

For use by Municipalities within a District, Metropolitan or Regional Municipality

BORROWING BY-LAW OF THE CORPORATION OF THE

.....
BY-LAW NUMBER

A by-law to raise money to aid in the construction of works and building repairs under the *Shoreline Property Assistance Act*.

The council, pursuant to the *Shoreline Property Assistance Act*, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$..... as may be determined by the council, and may in the manner hereinafter provided, arrange for the issue of debentures on behalf of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Legislative Building, Toronto, which debentures shall reserve the right to pay, with or without giving notice or at such times and on such notice and in accordance with such other terms and conditions as may be prescribed by regulations made under the Act, the whole or any part of the amount then outstanding and to be relieved from liability to pay any interest on the amount so paid other than accrued interest.

2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may apply to include a sum not exceeding the amount applied for or such other maximum amount as is prescribed by the regulations under the Act, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Read a First and Second Time the.....day of....., 19....

Read a Third time theday of, 19....

.....
Head of Council

.....
Clerk

(Corporate Seal)

O. Reg. 276/81, s. 3, *part.*

Form 3

Shoreline Property Assistance Act

For use by a District, Metropolitan or Regional Municipality

BORROWING BY-LAW OF THE CORPORATION OF THE

.....
BY-LAW NUMBER

A by-law to raise money to aid in the construction of works and building repairs under the *Shoreline Property Assistance Act*, in the Municipality of
(district, metropolitan or regional)

The Council of Municipality of (hereinafter referred
(district, metropolitan or regional)

to as the regional municipality) pursuant to the *Shoreline Property Assistance Act*, enacts as follows:

1. The regional municipality may from time to time, subject to the provisions of this by-law, borrow on the credit of the regional municipality such sums not exceeding in the aggregate \$..... and may in the manner hereinafter provided, issue debentures of the regional municipality for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Legislative Building, Toronto, which debentures shall reserve the right to pay at any time, with or without giving notice or at such times and on such notice and in accordance with such other terms and conditions as may be prescribed by regulations made under the Act, the whole or any part of the amount then outstanding and to be relieved from liability to pay any interest on the amount so paid other than accrued interest.
2. When the regional municipality receives an application from an area municipality for the purposes of the Act, the regional municipality shall by resolution direct the issue of a debenture as aforesaid and borrow on behalf of the area municipality a sum not exceeding the amount to be lent by the area municipality on completion of the works or building repairs.
3. With respect to each area municipality, the regional municipality shall impose, levy and collect a special annual rate over and above all other rates sufficient for the payment of the principal and interest of the debentures issued by the regional municipality on behalf of that area municipality.

Read a First and Second time theday of, 19....

Read a Third time theday of, 19....

.....
Chairman

.....
Clerk

(Corporate Seal)

O. Reg. 276/81, s. 3, *part.*

4. Form 4 of the said Regulation is revoked and the following substituted therefor:

Shoreline Property Assistance Act

DEBENTURE

Number

The Corporation of hereinafter referred to as the Corporation, for value received hereby promises to pay to the Treasurer of Ontario at the Legislative Building, Toronto, the principal sum of \$.....of lawful money of Canada, together with interest thereon at the rate of.....per cent per annum inequal instalments of \$.....on the.....day of, hereinafter referred to as "the instalment date", in the years.....to, both inclusive,

OR

the unpaid balance of the principal sum outstanding together with interest thereon at the rate of.....per cent per annum in such equal annual instalments as may be determined by the Treasurer of Ontario in accordance with the provisions hereinafter contained.

The right is reserved to the Corporation to pay at any time, with or without giving notice, or at such times and on such notice and in accordance with such other terms and conditions as may be prescribed by regulations made under the *Shoreline Property Assistance Act* at the place where and in the money in which this debenture is expressed to be payable, the whole or any amount of the principal sum owing at the time of such payment. After the date of payment, interest on the amount of the principal sum so paid shall cease to accrue and the balance of the principal sum owing after the payment as determined by the Treasurer of Ontario and set out on the Schedule on the reverse hereof shall be paid in the equal annual instalments stipulated on the said Schedule due on each instalment date in the years remaining in the term of this debenture following the date of payment.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of the Corporation, or by such other person authorized by by-law of the Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of.....in the Province of Ontario, this 1st day of.....,

19...., under the authority of Borrowing By-Law Number.....of the Corporation entitled "A By-law to raise money to aid in the construction of works and building repairs under the *Shoreline Property Assistance Act*".

.....
Treasurer.....
Head of Council

(Corporate Seal)

Schedule

Date	Amount of Principal Paid	Amount of Principal Outstanding	Number of Years Remaining	Amount of Equal Annual Instalment	Notation made on behalf of the Treasurer of Ontario by
------	-----------------------------	---------------------------------------	------------------------------	---	---

O. Reg. 276/81, s. 4.

5 —(1) Form 6 of the said Regulation is amended by striking out the following:

"(Amount of loan requested must be a multiple of \$100, not exceeding, if a loan for works, 90 per cent of total cost or \$500 per metre of shoreline, whichever is the lesser, and, if a loan for building repairs, 90 per cent of total cost or \$20,000, whichever is the lesser)."

where it occurs, and inserting in lieu thereof the following:

(Amount of loan requested must be a multiple of \$100, not exceeding the maximum amount as is prescribed by the regulations under the Act).

(2) Clause (d) of the said Form 6 is struck out and the following substituted therefor:

(d) council shall levy and collect for the term set out in the regulations, over and above all other rates upon the land in respect of which the loan is made, a special equal annual rate sufficient to discharge the principal and interest of the loan; and

6. Forms 7, 9 and 10 of the said Regulation are revoked and the following substituted therefor:

Form 7

Shoreline Property Assistance Act

DECLARATION AS TO OWNERSHIP

PROVINCE OF ONTARIO

To WIT:

I,of theofin the
ofdo solemnly declare that:

1. I am the actual owner of
(describe land)

2. The land is free from encumbrance.

OR

3. The land is encumbered,

(a) The mortgage (or encumbrance) is held by,
name
address

(b) The encumbrance has been assigned to,
name
address

4. The application to loan is for a loan to construct works on Crown lands which Crown lands are described as follows:

.....
.....
.....
.....

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath.

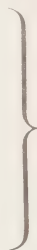
Declared before me

at the of

this day of 19.....

.....

A Commissioner, etc.



.....
(signature)

O. Reg. 276/81, s. 6, *part*.

Form 9

Shoreline Property Assistance Act

OFFER TO SELL

For use by a Municipality other than a District, Metropolitan or Regional Municipality

The Corporation of of hereby offers to sell Debenture No.
in the principal amount of \$..... to the Treasurer of Ontario as authorized by Borrowing By-Law
No. of the Corporation.

The principal amount of this debenture is the aggregate of individual loans applied for and each loan is not more than the maximum amount prescribed by the regulations.

An inspector, employed by the Corporation, has inspected the works or building repairs for which the Corporation will lend the proceeds of this debenture, and each has been completed in accordance with the terms of the loan approval given by council. A copy of the Inspection and Completion Certificate for each project in respect of which the Corporation will lend the proceeds of this debenture is attached hereto.

.....
Date

.....
Treasurer

(Corporate Seal)

O. Reg. 276/81, s. 6, *part*.

Form 10

Shoreline Property Assistance Act

OFFER TO SELL

For use by a District, Metropolitan or Regional Municipality

The Corporation of of hereby offers to sell Debenture No.
the principal amount of \$..... to the Treasurer of Ontario as authorized by Borrowing By-law
No. of the Regional Corporation.

An inspector, employed by the municipalities listed below, has inspected the works or building repairs for which the proceeds of this debenture will be lent, and each has been completed in accordance with the terms of the loan approval given. A copy of the Inspection and Completion Certificate for each project in respect of which the Corporation will lend the proceeds of this debenture is attached hereto.

Date	Treasurer
(Corporate Seal)	O. Reg. 276/81, s. 6, <i>part.</i>

Form 11

Shoreline Property Assistance Act

THE CORPORATION OF THE

By-law imposing special annual rates upon land in respect of which money is borrowed under the *Shoreline Property Assistance Act*.

The council, pursuant to the *Shoreline Property Assistance Act*, enacts as follows:

- (a) no annual rate shall thereafter be imposed upon such land; and

(b) the attached Schedule may be amended from time to time by deleting the entries relating to such land.

3. A certified true copy of this by-law shall be registered by the Clerk of the Corporation in the proper Land Registry Office forthwith after the passing of this by-law.

Passed this day of, 19....

.....
Head of Council

.....
Clerk

THE CORPORATION OF THE

.....
BY-LAW NUMBER

REGISTRATION NUMBER

(Corporate Seal)

NOTE: **For the purpose of completing paragraph 1, the period of years set out shall be the same as is prescribed under the regulations made under the Act as of the day the by-law is passed.

THE HIGHWAY TRAFFIC ACT

O. Reg. 277/81.

School Buses.

Made—April 9th, 1981.

Filed—May 5th, 1981.

REGULATION TO AMEND REGULATION 484 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 484 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

5. Section 4 does not apply in respect of a bus operated by a municipality or a commission on behalf of a municipality,

(a) in regular transit service; or

(b) within the boundaries of the municipality.

O. Reg. 277/81, s. 1.

THE ADMINISTRATION OF JUSTICE ACT

O. Reg. 278/81.

Fees—Sheriffs.

Made—May 1st, 1981.

Filed—May 5th, 1981.

REGULATION TO AMEND REGULATION 6 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ADMINISTRATION OF JUSTICE ACT

1. The Schedule to Regulation 6 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

2a. For the delivery of a copy of a writ of execution or a renewal thereof to the land registrar of a land titles division\$ 3

2. The said Schedule is further amended by adding thereto the following Note after paragraph 6:

NOTE: *The maximum fee payable under this paragraph is \$6 but the certificate shall not include more than fifteen names and shall relate to the investigation of not more than one title.*

3. The said Schedule is further amended by adding thereto the following Note after paragraph 7:

NOTE: *The maximum fee payable under this item is \$6.*

4. The Note following paragraph 9 of the said Schedule is revoked.

THE PROVINCIAL PARKS ACT

O. Reg. 279/81.

Designation of Parks.

Made—May 1st, 1981.

Filed—May 5th, 1981.

REGULATION TO AMEND

REGULATION 821 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE PROVINCIAL PARKS ACT

1. Schedule 68 of Appendix B to Regulation 821 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Schedule 68

MURPHY'S POINT PROVINCIAL PARK

In the Township of North Burgess in the County of Lanark, containing an area of 3,061 acres, more or less, and described as follows:

Premising that the bearings hereinafter mentioned are astronomical:

Beginning at the intersection of the southwesterly limit of Lot 10 in Concession V with the southeasterly limit of the travelled road along the westerly end of Noble Bay as shown on a plan of survey by J. K. Benner, Ontario Land Surveyor, dated September 22nd, 1959; thence northeasterly along the southeasterly limit of that travelled road to the intersection with the water's edge along the northwesterly shore of Noble Bay of Rideau Lake; thence in a northeasterly and easterly direction following the water's edge along the northwesterly and northerly shore of Noble Bay in Lot 9 in Concession V to a point in a line drawn parallel to and distant 550 feet measured northeasterly from and perpendicularly to the southwesterly limit of that lot; thence in a southeasterly direction along that parallel line to a point distant 300 feet measured northwesterly from and perpendicularly to the water's edge along the southeasterly shore of Noble Bay;

thence in a northeasterly and easterly direction parallel to the water's edge of Noble Bay, and distant 300 feet in perpendicular width therefrom to a point in the water's edge along the northwesterly shore of Island Number 275; thence in a northeasterly and southeasterly direction following that water's edge to a point distant 300 feet measured northwesterly from and perpendicularly to the water's edge along the southeasterly shore of Noble Bay; thence in an easterly, southerly and southwesterly direction parallel to the said water's edge of Noble Bay and the water's edge along the northwesterly shore of Rideau Lake and distant 300 feet in perpendicular width therefrom to a point in the southeasterly production of the line between lots 5 and 6 in Concession IV; thence southwesterly in a straight line to the intersection with the southeasterly production of the line between lots 10 and 11 in Concession IV distant 300 feet measured southeasterly along that southeasterly production from the intersection with the water's edge along the northwesterly shore of Rideau Lake; thence in a general southwesterly direction parallel to the water's edge along the northwesterly shore of Rideau Lake and distant 300 feet in perpendicular width therefrom to the intersection with the southeasterly production of the line between lots 13 and 14 in Concession III; thence southwesterly in a straight line to a point distant 250 feet measured south astronomically from the most southerly extremity of Island Number 238; thence in a general westerly direction along the mid channel of Bass Bay to the southeasterly production of the line between lots 15 and 16 in Concession III; thence northerly along that production and the line between lots 15 and 16 in Concession III to the most westerly corner of said Lot 15; thence north 48 degrees 35 minutes east along the northwesterly limit of said Lot 15 a distance of 479.70 feet; thence north 49 degrees 04 minutes east along the northwesterly limit of said Lot 15 a distance of 108.99 feet; thence north 87 degrees 44 minutes 50 seconds east 276.19 feet; thence north 78 degrees 16 minutes 50 seconds east 88.37 feet; thence north 78 degrees 58 minutes 10 seconds east 91.17 feet; thence north 55 degrees 02 minutes 10 seconds west 132.96 feet; thence north 23 degrees 02 minutes 20 seconds west 96.00 feet; thence north 66 degrees 33 minutes 50 seconds east 142.68 feet; thence north 60 degrees 48 minutes 20 seconds east 116.61 feet; thence north 25 degrees 54 minutes 10 seconds east 73.72 feet; thence north 0 degrees 14 minutes west 87.46 feet; thence north 31 degrees 52 minutes 30 seconds east 119.86 feet; thence north 06 degrees 00 minutes west 94.76 feet; thence north 46 degrees 30 minutes 40 seconds west 86.76 feet; thence north 0 degrees 52 minutes 10 seconds east 73.97 feet; thence north 37 degrees 06 minutes 30 seconds west 89.61 feet; thence north 12 degrees 49 minutes 30 seconds east 98.10 feet; thence north 29 degrees 24 minutes 30 seconds east 72.96 feet; thence north 04 degrees 35 minutes 10 seconds east 247.26 feet; thence north 18 degrees 24 minutes 20 seconds west 191.04 feet; thence north 09 degrees 41 minutes west 132.14 feet; thence north 22 degrees 55 minutes 30 seconds west 63.90 feet; thence north 34 degrees 09 minutes 50 seconds west 155.64 feet; thence north 65 degrees 35 minutes 50 seconds west 40.02 feet; thence north 74 degrees 25

minutes 30 seconds west 167.60 feet; thence north 54 degrees 07 minutes 50 seconds west 115.28 feet; thence north 67 degrees 34 minutes 20 seconds west 171.21 feet; thence north 53 degrees 17 minutes 30 seconds west 125.53 feet; thence north 62 degrees 53 minutes 10 seconds west 212.99 feet; thence north 57 degrees 23 minutes 20 seconds west 522.48 feet; thence north 56 degrees 22 minutes 40 seconds west 310.55 feet; thence north 58 degrees 33 minutes west 344.94 feet; thence north 52 degrees 02 minutes 10 seconds west 142.83 feet; thence north 33 degrees 01 minute 30 seconds west 276.82 feet; thence north 23 degrees 18 minutes 10 seconds west 250.11 feet; thence north 21 degrees 19 minutes west 207.97 feet; thence north 32 degrees 58 minutes 50 seconds west 308 feet more or less to the water's edge along the southeasterly bank of the Black Creek; thence in a southwesterly direction along that water's edge to the line between lots 15 and 16, Concession IV; thence northwesterly along the line between said lots 15 and 16 to the most westerly corner of Lot 15 in Concession IV; thence northwesterly in a straight line to the most southerly corner of Lot 15 in Concession V; thence northeasterly along the southeasterly limit of said Lot 15 to the line between the east half and west half of said Lot 15; thence northwesterly along that line to the northwesterly limit of said Lot 15; thence northeasterly along the northwesterly limit of lots 15, 14 and 13 in Concession V to the most northerly corner of said Lot 13; thence in a southeasterly direction along the northeasterly limit of Lot 13 and its southeasterly production in Concession V to the most easterly corner of said Lot 13; thence southeasterly in a straight line to the most northerly corner of Lot 13 in Concession IV; thence in a southeasterly direction along the northeasterly limit of said Lot 13 to the southeasterly limit of the travelled road along the westerly end of Noble Bay as shown on a plan of survey by J. K. Benner, Ontario Land Surveyor, dated September 22nd, 1959; thence northeasterly along the southeasterly limit of that travelled road to the place of beginning.

Saving and excepting thereout and therefrom Part 1 as shown on a plan deposited in the Land Registry office for the Registry Division of Lanark South (No. 177) as Plan 27R-1872.

Excepting therefrom all patented lands. O. Reg. 279/81, s. 1.

THE PLANNING ACT

O. Reg. 280/81.

Restricted Areas—District of Cochrane,
Sunday Lake Area and Lower Detour
Lake Area.

Made—April 30th, 1981.

Filed—May 6th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—DISTRICT OF COCHRANE, SUNDAY LAKE AREA AND LOWER DETOUR LAKE AREA

1. In this Order,

- (a) "dwelling" means one or more habitable rooms occupied or capable of being occupied by one or more persons as a residence;
- (b) "mobile home" means any dwelling that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or trailer otherwise designed. O. Reg. 280/81, s. 1.

2. This Order applies to those lands in the Territorial District of Cochrane being those portions designated as P401016, P401017, P421343, P421344, P421345, P421346, P421347 and P421348 as shown on Perimeter Survey CLM 234, in the Sunday Lake Area and the Lower Detour Lake Area, on deposit with the Surveyor General of the Province of Ontario, at Toronto, as Plan 6R-3280. O. Reg. 280/81, s. 2.

3. Each of the portions referred to in section 2 may be used for the location and use thereon of one or more mobile homes and buildings and structures accessory thereto. O. Reg. 280/81, s. 3.

4.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged, or destroyed by causes beyond the control of the owner.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 280/81, s. 4.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 30th day of April, 1981.

THE PLANNING ACT

O. Reg. 281/81.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning
Area.

Made—April 30th, 1981.

Filed—May 6th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 279/80
MADE UNDER
THE PLANNING ACT

1. Subsection 36 (3) of Ontario Regulation 279/80 is revoked and the following substituted therefor:

(3) Notwithstanding subsection (2), no dwelling unit may be located in a building or structure used as an automobile service station, public garage, motor vehicle dealership or recreational vehicle sales and service establishment. O. Reg. 281/81, s. 1.

2. The said Regulation is amended by adding thereto the following Part:

PART XIV

MISCELLANEOUS

61.—(1) Notwithstanding section 25, every use of land and every erection or use of buildings on the land described as that part of the southeast quarter of section 32 of the geographic Township of Awere in the Territorial District of Algoma, designated as Part 12 on a Plan deposited in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number 1R-4115, is prohibited except retail stores, service shops, automobile service stations, motor vehicle dealerships and recreational vehicle sales and service establishments.

(2) A dwelling unit, as a use accessory to a use permitted by subsection (1), is permitted on the lands to which this section applies and subject to subsection (3), the dwelling unit may be located in the same building or structure as the principal use or in a separate building.

(3) Notwithstanding subsection (2), no dwelling unit may be located in a building or structure used as an automobile service station, public garage, motor vehicle dealership or recreational vehicle sales and service establishment.

(4) Section 37 applies with necessary modifications to uses, buildings and structures permitted by subsections (1) and (2). O. Reg. 281/81, s. 2, *part*.

62. Clause 12 (c) does not apply to a home occupation conducted in the single-family dwelling located on the land described in Schedule 1. O. Reg. 281/81, s. 2, *part*.

3. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the geographic Township of Fenwick in the Territorial District of

Algoma, being that part of the southwest quarter of Section 26 of the said geographic Township of Fenwick, more particularly described as follows:

Premising that the southerly limit of the southwest quarter of Section 26 has an assumed bearing of north 87° 57' east and referring all bearings herein thereto;

Commencing at the southwesterly angle of the said southwest quarter of Section 26;

Thence easterly along the southerly limit of the said southwest quarter of Section 26 a distance of 1,690 feet;

Thence northerly and parallel to the westerly limit of the said southwest quarter of Section 26 a distance of 1,690 feet;

Thence north 25° 23' west 188 feet, more or less, to the southerly limit of the School and Cemetery Road;

Thence north 54° 47' west 72.7 feet, more or less, to the northerly limit of the said School and Cemetery Road to the place of beginning;

Thence north 7° 02' west 149.6 feet;

Thence north 0° 23' west 294.5 feet to the high-water mark of Goulais River;

Thence north 88° 15' east along the said high-water mark 12 feet;

Thence south 0° 23' east 117 feet;

Thence north 88° 15' east 119 feet;

Thence south 7° 02' east 245.7 feet, more or less, to the said northerly limit of the said School and Cemetery Road;

Thence southwesterly along the said southerly limit of the said Road 158.6 feet, more or less, to the place of beginning.

The lands herein being previously described in an Instrument registered in the Land Registry Office for the Land Titles Division of Algoma (No. 1) as Number T-99959. O. Reg. 281/81, s. 3.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 30th day of April, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 282/81.

The Regional Municipality of York,
Town of Markham.

Made—April 21st, 1981.

Filed—May 6th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 473/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT, 1973

1. Ontario Regulation 473/73 is amended by adding thereto the following section:

59. Notwithstanding any other provision of this Order, the land described in Schedule 47 may be used for the erection and use thereon of a building containing a riding arena and stable for horses provided the following requirements are met:

Maximum floor area of building	7,500 square metres
--------------------------------	---------------------

Maximum height of building	10 metres
----------------------------	-----------

O. Reg. 282/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 47

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being those parts of lots 9 and 10 in Concession II more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 10 distant 588 metres measured westerly therealong from the southeasterly angle of the said Lot 10;

Thence northerly at right angles from the said southerly limit 35 metres to a point;

Thence westerly and parallel with the said southerly limit 145 metres to a point;

Thence southerly at right angles from the line between the said lots 9 and 10 a distance of 135 metres to a point;

Thence easterly and parallel with the northerly limit of the said Lot 9 a distance of 145 metres to a point;

Thence northerly 100 metres to the place of beginning. O. Reg. 282/81, s. 2.

G. M. FARROW

*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 21st day of April, 1981.

THE FOREST FIRES PREVENTION ACT

O. Reg. 283/81.

Restricted Fire Zone.

Made—May 5th, 1981.

Filed—May 6th, 1981.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONE

1. The part of the Northeastern Fire Region described in Schedule "A" hereto is declared to be a Restricted Fire Zone from the 6th day of May to the 31st day of October, both inclusive, in the year 1981. O. Reg. 283/81, s. 1.

Schedule A

In the geographic townships of Abotossaway, Agounie, Bailloquet, Chabanel, Corbiere, Cowie, Esquega, Leclaire, Lendrum, Menzies, McMurray and Musquash in the Territorial District of Algoma described as follows:

Beginning at a point in the high water mark on the westerly shore of Wawa Lake where the same is intersected by the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4, 1898, and of record in the Ministry of Natural Resources at Toronto; thence in a general northerly and northeasterly direction following the high water mark on the westerly and northwesterly shores of Wawa Lake to the most easterly extremity thereof; thence south astronomically to a point in the northerly limit of that part of the King's Highway known as No. 101; thence in a general northeasterly direction following that limit to the intersection with the high water mark on the northerly shore of the waters connecting Bremmer Lake and Hawk Lake; thence easterly following that high water mark to the confluence with the high water mark on the westerly shore of Hawk Lake; thence in a general northeasterly direction following that high water mark and the high water mark on the westerly shore of McVeigh Creek to the intersection with the westerly limit of the right-of-way of the main line of the Algoma Central Railway; thence in a general northerly direction following that limit to the intersection with the high water mark on the easterly shore

of Philip Lake; thence in a general northerly direction following that high water mark to its intersection with the southerly limit of the Goudreau-Maggie Road; thence in a general westerly direction following that limit to the intersection with the high water mark on the westerly shore of the Maggie River; thence in a general southwesterly direction following that high water mark to its intersection with the upstream face of a dam one mile and 35 chains, more or less, measured northerly and perpendicularly from the southerly boundary of the geographic Township of Musquash; thence southwesterly in a straight line three miles and 40 chains, more or less, to the confluence of the high water mark on the northeasterly shore of Catfish Lake with the high water mark on the easterly shore of Catfish Creek; thence in a southerly direction following the high water mark on the easterly shore of Catfish Lake and Catfish Creek to its confluence with the high water mark on the northerly shore of the Maggie River; thence southwesterly in a straight line to the confluence of the high water mark on the westerly shore of Catfish Creek with the high water mark on the northerly shore of the Maggie River; thence in a general westerly, southerly and southeasterly direction following the high water mark on the northerly and westerly shores of the Maggie River to the intersection with the northerly limit of the right-of-way of the Algoma Central Railway; thence in a general south-easterly, easterly, northerly and northwesterly direction following that limit to the intersection with the production westerly of the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4, 1898 and of record in the Ministry of Natural Resources; thence easterly along that production and that northerly limit to the point of beginning. O. Reg. 283/81, Sched. A.

ALAN W. POPE
Minister of Natural Resources

Dated at Toronto, this 5th day of May, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 284/81.

Exemption—Ministry of Natural Resources—MNR-11/3.

Made—April 2nd, 1981.

Approved—April 2nd, 1981.

Filed—May 7th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL
RESOURCES—MNR-11/3

Having received a request from the Minister of Natural Resources that an undertaking, namely:

The management by the Ministry of Natural Resources of Crown land presently included within forest management units,

be exempt from the application of the Act for an additional period under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons indicated will occur:

The Crown and the public will be interfered with by the delay in planning and implementing of forest management plans which are scheduled to proceed within the period of the exemption.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Ministry of Natural Resources requires additional time to establish and evaluate refined benefit cost figures resulting from the application of possible guidelines derived from an environmental assessment of the undertaking;
- B. The Ministry of Natural Resources has submitted a draft of the class environmental assessment to the Ministry of the Environment and will undertake measures to implement those guidelines of the class environmental assessment for public participation in respect to the approval of Forest Management Plans and Operating Plans, including road plans prescribed by these, and in respect to aerial spraying of herbicides and insecticides for forest management purposes;
- C. The undertaking is an on-going activity of the Ministry of Natural Resources and is an integral part of the economy of the Province. Since the exemption for this undertaking under Exemption Order MNR-11/2 published in THE ONTARIO GAZETTE on the 19th day of December, 1979 has expired, the application of the Act before December 31, 1982 in the absence of an approval under the Act would result in the halting of forest management on Crown land. Therefore, the interference which would be caused would be undue.

This exemption is subject to the following terms and conditions:

1. The Ministry of Natural Resources or its agent shall solicit input and comments from the public and government agencies at an early stage of the preparation of Forest Management Plans and Operating Plans, as well as thirty days prior to the proposed plan being submitted for approval for implementation.
2. The first solicitation under Condition 1 does not apply to those plans commenced prior to the effective date of this order.
3. The Ministry of Natural Resources shall develop a procedure to solicit, evaluate and respond to input and comments from the public and government agencies at an early stage of the preparation of Forest Management Plans and Operating Plans for Crown and Company Management Units. This procedure shall be included as part of the class environmental assessment to be submitted for the Activity of Forest Management on Crown land in Ontario for approval under the Act, and will also be incorporated into the forest management planning process.
4. For the period that this exemption order is in force, the Ministry of Natural Resources shall plan primary public forest access roads on Crown Management Units in accordance with the draft class environmental assessment for "Access Roads to MNR Facilities" on a trial basis. This procedure shall give emphasis to the identification of alternative road locations, the environmental effects of alternatives considered and an evaluation of the rationale for the selection of road location.
5. The Ministry of Natural Resources shall submit a class environmental assessment of the Forest Management Undertaking for formal review under the Act not later than March 31, 1982.
6. At least thirty days prior to the anticipated spraying of herbicides or insecticides for forest management purposes, the Ministry of Natural Resources shall notify the public and the appropriate Regional Office of the Ministry of the Environment of the project. During this period the Project Description shall be made available for public inspection at the appropriate District Office of the Ministry of Natural Resources. Where there is a newspaper or radio or television station serving the area concerned, the Public Notice shall be in the form of a paid public notice in one or more of such media. An illustrative format which may be used for a printed notice is attached as Schedule A.
7. The Ministry of Natural Resources shall prepare a letter for each plan prepared pursuant

to this exemption and send it to the Director of the Environmental Approvals Branch, Ministry of the Environment for inclusion in the Public Record. The letter shall describe:

- (a) the area covered by the plan;
- (b) the duration of the plan;
- (c) the date of the public notification;
- (d) the nature of the comments received from the public and the government agencies; and
- (e) the proponent's responses to the comments received.

This shall be submitted when the final solicitation under Condition 1 is commenced.

8. Conditions 1 to 7 of this exemption order shall not apply to those plans of the forest management undertaking which are under review for approval prior to the effective date of this order.
9. The Ministry of Natural Resources shall provide the Director of the Environmental Approvals Branch of the Ministry of the Environment with a list of those plans referred to in Conditions 2 and 8 and those plans scheduled for approval during the period of this order.
10. Where the carrying out of the undertaking requires that some activity for which an environmental assessment has been done and an approval to proceed received be conducted, that activity shall be carried out in accordance with the environmental assessment and approval to proceed.
11. This order expires on the earlier date of December 31, 1982 or the granting of an approval under the Act for the forest management undertaking. O. Reg. 284/81.

HARRY PARROTT
Minister of the Environment

Dated this 2nd day of April, 1981.

Schedule A

ILLUSTRATIVE FORMAT FOR PUBLIC NOTICE

FOR AERIAL SPRAYING OF HERBICIDES AND INSECTICIDES

As part of the Ministry of Natural Resources' ongoing program to regenerate and protect our forests, selected stands in (specified area) will be sprayed with an

(insecticide or herbicide) to control (competing vegetation or name of insect) starting on or about (date).

Further details about this program, including specific locations, are available from the (District, Regional or Main) Office of the Ministry of Natural Resources.

- Responsible MNR Manager
- Address
- Telephone Number

O. Reg. 284/81, Sched. A.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 285/81.

Exemption—Ontario Northland
Transportation Commission—MNA-4.
Made—April 2nd, 1981.
Approved—April 2nd, 1981.
Filed—May 7th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—ONTARIO NORTHLAND
TRANSPORTATION COMMISSION—MNA-4.

Having received a request from the Ontario Northland Transportation Commission (ONTC), a public body reporting to the Minister of Northern Affairs, that an undertaking, namely:

The activity of carrying out that portion of ONTC's program of construction and provision of those matters listed in Condition 1,

be exempt from the application of the Act under section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The public will be interfered with and damaged by the delay and expense incurred to prepare and process Environmental Assessments for projects which tend to have little or no detrimental effects on the environment.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The undertaking is unlikely to have any significant adverse effects on the environment, and, therefore, the interference with ONTC's programs as described, which would be caused by the application of the Act, would be undue;
- B. This order is for the purpose of replacing order MTCL-9, dated October 14, 1976 and published in THE ONTARIO GAZETTE, dated November 13, 1976, as the description of the undertaking listed in the previous order omitted certain items which are now included herein; and for the purpose of clarification of other items exempted under that order.

This exemption is subject to the following terms and conditions:

1. The undertaking consists of:

Construction Activities

- (a) New, expanded or extended public or private sidings and minor track additions, including yard trackage alterations;
- (b) Construction or right-of-way buildings such as bunkhouses, toolhouses, yard buildings, and maintenance storage sheds, usually occurring on existing ONTC property or right-of-way;
- (c) Cable line activities—burial or elevation of communications cable lines;
- (d) Provision of passenger service facilities such as bus bays, bus stopping lanes or shelters;
- (e) Improvements or modifications to existing transportation terminal facilities, such as rail stations, or bus terminals, including paving and resurfacing parking lots, shelters amenities, signing, illumination and fencing, but not including expansions;
- (f) Restoration or replacement of ONTC facilities which have been destroyed as a result of the occurrence of a disaster or catastrophic failure provided the user capacity of the previous facility is not substantially changed.

Operations

- (g) Service and operational changes in existing transportation routes such as rail main/branch lines, truck routes on public roads, bus routes, air and marine services;

- (h) New or expanded air services between existing airports where no new construction is required to accommodate changes;
- (i) New or expanded inter-city bus routes on public roads;
- (j) New or expanded inter-city truck routes on public roads;
- (k) Acquisition of new and replacement equipment such as:
 - rolling stock (cars, trucks)
 - general equipment and machinery associated with the operation of bus, rail, trucking, airline, ferry and telecommunications services;
- (l) Upgrading and expansion of communications equipment. This is generally contained within existing structures and no construction is involved;
- (m) Temporary transportation services to special events on non-regular routes;
- (n) Temporary modal change for existing services;
- (o) Leasing of storage and minor servicing facilities already being used for similar or compatible uses;
- (p) Non-project related property disposition or transfer.

Maintenance

- (q) Projects such as the provision or modification of lighting, fencing, signals or barriers related to public safety.

2. Definition of Terms

In condition one, the following definitions of terms apply:

- (a) **OPERATION CHANGES** refers to minor changes in, for example, routings and yard procedures to correct such operational deficiencies as out of the way travel and forced standing time. Also included are relocation of such facilities as bus stops to reduce travel time and to better accommodate passenger pick-up and drop-off, changes to track utilization to improve the co-ordination of train movements, system changes that occur as part of bringing a new plant or rolling stock on stream, and temporary detours;
- (b) **EXTENSION** refers to the extension of an existing service to presently unserved areas,

without an increase of the level of service to the presently serviced area; and

- (c) **EXPANSION** refers to an increase of capacity of a facility or service which does not require the acquisition of additional property;
- (d) **SERVICE CHANGES** refers to short or long term changes which occur in response to fluctuations in demand for service. These may include schedule changes, short turns, skip stops, temporary service to special events, etc.;
- (e) **MINOR TRACK ADDITIONS** are additional short lengths of track to provide for localized operation efficiencies. These would permit, for example, run-through movements (i.e. would remove the need for shunting, which is time-consuming and costly) and provide bypass siding which is a relatively inexpensive alternative to an additional continuous track;
- (f) **MODIFICATION** refers to the re-arrangement of such things as storage and maintenance facilities both indoor and outdoor and within existing buildings and yards;
- (g) **NON-PROJECT RELATED PROPERTY** consists of land for which the disposition or transfer was desirable, but which was not required or initiated due to a specific project or undertaking. An example would be the disposition or transfer of surplus properties which were found to be in excess of the proponent's requirements after a facility had been designed or built. These are often small oddly shaped pieces of land which are usually sold to adjacent property owners.

3. Where a portion of this undertaking is part of another undertaking for which an approval is required under the Act, such portion shall be carried out in accordance with that approval.
4. Where an environmental assessment is submitted for a project associated with this undertaking, the project shall be deemed to be a separate undertaking and not exempt by this order.
5. Exemption Order MTCT-9 is revoked. O. Reg. 285/81.

HARRY PARROTT
Minister of the Environment

Dated at Toronto, this 2nd day of April, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 286/81.

Crop Insurance Plan—Onions
Grown from Sets.

Made—February 24th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND
REGULATION 214 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 3 of the Schedule to Regulation 214 of Revised Regulations of Ontario, 1980 is amended by relettering clause (a) as clause (aa) and by adding thereto the following clause:

(a) "average farm yield" means the average of previous yields of the planted acreage computed on the basis of acreage production records of the insured person or on such other basis as the Commission approves;

2. Clause 7 (1) (b) of the said Schedule is revoked and the following substituted therefor:

(b) be accompanied by a premium deposit of at least \$100; and

3. Subsections 9 (1), (2) and (3) of the said Schedule are revoked and the following substituted therefor:

(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bags of the total acreage planted to onions by the insured person in accordance with the regulations.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.

2. Following the second no claim year to 76 per cent of the average farm yield.

3. Following the third no claim year to 78 per cent of the average farm yield.

4. Following the fourth no claim year to 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

4.—(1) Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) The total premium is \$80 per acre.

(2) Subsection 12 (2) of the said Schedule is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the minimum premium payable by an insured person in each crop year is \$100.

5.—(1) Subparagraph 3 (2) of Form 2 of the said Regulation, exclusive of the clauses, is revoked and the following substituted therefor:

(2) Where loss or damage to one acre or more of the insured crop occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

(2) Paragraph 5 of the said Form 2 is amended by adding thereto the following subparagraph:

(4) Where, as the result of an insured peril, the quality of the crop is reduced, the actual production of any onions sold at a grade below Canada No. 1 shall be deemed to be reduced by 60 per cent.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 24th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 287/81.

Crop Insurance Plan—Onions
Grown from Seed.

Made—February 24th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND
REGULATION 213 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 3 of the Schedule to Regulation 213 of Revised Regulations of Ontario, 1980 is

amended by relettering clause (a) as clause (aa) and by adding thereto the following clause:

- (a) "average farm yield" means the average of previous yields of the seeded acreage computed on the basis of acreage production records of the insured person or on such other basis as the Commission approves;

2. Clause 7 (1) (b) of the said Schedule is revoked and the following substituted therefor:

- (b) be accompanied by a premium deposit of at least \$100; and

3. Subsections 9 (1), (2) and (3) of the said Schedule are revoked and the following substituted therefor:

(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bags of the total acreage seeded to onions by the insured person in accordance with the regulations.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.
2. Following the second no claim year to 76 per cent of the average farm yield.
3. Following the third no claim year to 78 per cent of the average farm yield.
4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year where the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

4. Section 10 of the said Schedule is revoked and the following substituted therefor:

10. For the purposes of this plan the established price for onions is \$2.25 per bag.

- 5.—(1) Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

- (1) The total premium is \$80 per acre.

- (2) Subsection 12 (2) of the said Schedule is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), the minimum premium payable by an insured person in each crop year is \$100.

- 6.—(1) Subparagraphs 3 (3) and (4) of Form 2 of the said Regulation are revoked and the following substituted therefor:

(3) Where damaged acreage is replanted to onions in accordance with clause (2) (a), the Commission shall pay an indemnity of \$225 for each acre replanted and the contract of insurance shall continue to apply to such acreage.

(4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (2) (b), the Commission shall pay an indemnity of \$225 per acre and the contract of insurance shall terminate with respect to such acreage.

- (2) Paragraph 5 of the said Form 2 is amended by adding thereto the following subparagraph:

(4) Where, as the result of an insured peril, the quality of the crop is reduced, the actual production of any onions sold at a grade below Canada No. 1 shall be deemed to be reduced by 60 per cent.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 24th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 288/81.

Designation of Insurable Crops.

Made—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND REGULATION 230 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 2 of Regulation 230 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following items:

19a. Popping corn.

21a. Rutabagas.

24a. Spanish onions.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 289/81.

Crop Insurance Plan—Peas.

Made—April 16th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND REGULATION 217 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 217 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract to a processor is \$25 per acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 16th day of April, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 290/81.

Crop Insurance Plan—Sweet Corn.

Made—April 16th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND REGULATION 225 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 225 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) Subject to subsection (2), the total premium payable in respect of acreage under contract to a processor is \$23 per acre.

- 2.—(1) Subparagraphs 10 (2) and (3) of Form 1 of the said Regulation are revoked and the following substituted therefor:

(2) Where the damaged acreage is replanted to sweet corn in accordance with clause (1) (a), the Commission shall pay to the insured person a supplementary benefit of \$20 for each acre replanted and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for an alternative crop in accordance with clause (1) (b), the Commission shall pay to the insured person a supplementary benefit of \$20 for each acre replanted, the replanted acreage shall be released from the contract of insurance and the guaranteed production and indemnity payable shall be reduced accordingly.

- (2) Clauses 11 (2) (b) and (d) of the said Form 1 are revoked and the following substituted therefor:

(b) production delivered to and rejected by a processor unless the rejection resulted from an insured peril;

(d) potential production of wholly or partially unharvested acreage unless the failure to harvest resulted from an insured peril; and

- (3) Subparagraph 15 (5) of the said Form 1 is revoked and the following substituted therefor:

(5) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all loss calculations applicable to such acreage, but where the actual production of any harvested acreage exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per ton.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 16th day of April, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 291/81.
Crop Insurance Plan—Tomatoes.
Made—April 16th, 1981.
Approved—May 1st, 1981.
Filed—May 6th, 1981.

REGULATION TO AMEND
REGULATION 226 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Regulation 226 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

10.—(1) The established price for tomatoes is,

(a) \$50; or

3. Table 2 of the said Regulation is revoked and the following substituted therefor:

(b) \$65,
per ton where the crop is harvested by hand, or
(c) \$50;
(d) \$65; or
(e) \$70,
per ton where the crop is harvested by machine.

(2) Notwithstanding subsection (1), where both methods of harvesting are used, the insured person may, where over one-half of the acreage is intended to be harvested by machine, select the highest established price for the total acreage.

2. Clause 11 (4) (a) of the said Schedule is revoked and the following substituted therefor:

(a) \$6.50 per acre where the insured person is eligible for a lost plants benefit of a maximum of \$115.50 per acre; or

TABLE 2

Experience Ratio	Premium Rate	3.75%	5%	6.25%	7.50%	8.75%	10%
	Percentage Coverage						
84	80						
82	80						
80	80						
78	80						
76	80						
74	80						
or less	80						

O. Reg. 291/81, s. 3.

4.—(1) Paragraph 7 of Form 1 of the said Regulation is revoked.

(2) Paragraph 8 of the said Form 1 is revoked.

(3) Clause 9 (2) (b) of the said Form 1 is revoked and the following substituted therefor:

(b) an amount calculated at the rate of \$115.50 for each replanted acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 16th day of April, 1981.

THE FARM INCOME STABILIZATION ACT

O. Reg. 292/81.

Enrolment in Plans and Transfer of Credits.

Made—April 8th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION MADE UNDER THE FARM INCOME STABILIZATION ACT

ENROLMENT IN PLANS AND TRANSFER OF CREDITS

1. A person enrolled in,

- (a) the Ontario Corn Stabilization Plan, 1978-1980 established by Ontario Regulation 508/78;
- (b) the Ontario Soybean Stabilization Plan, 1978-1980 established by Ontario Regulation 509/78; or
- (c) the Ontario White Bean Stabilization Plan, 1978-1980 established by Ontario Regulation 510/78,

may withdraw therefrom and enrol in,

- (d) the Ontario Corn Stabilization Plan, 1979-1981 continued by Regulation 320 of Revised Regulations of Ontario, 1980;
- (e) the Ontario Soybean Stabilization Plan, 1979-1981 continued by Regulation 321 of Revised Regulations of Ontario, 1980; or
- (f) the Ontario White Bean Stabilization Plan, 1979-1981 continued by Regulation 323 of Revised Regulations of Ontario, 1980,

respectively, and amounts standing to his credit in the fund under the earlier plan may be transferred to the fund under the later plan. O. Reg. 292/81, s. 1.

2. Notwithstanding section 1, a person enrolled in the said Ontario White Bean Stabilization Plan, 1978-1980 may be paid out of the fund established in connection therewith where he has withdrawn from that plan and enrolled in the Ontario White Bean Stabilization Plan, 1979-1981 prior to the 7th day of May, 1981, for all intents as if he had continued to be enrolled in the Ontario White Bean Stabilization Plan, 1978-1980. O. Reg. 292/81, s. 2.

THE FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 8th day of April, 1981.

THE FARM INCOME STABILIZATION ACT

O. Reg. 293/81.

Plan—Corn Stabilization, 1977.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 365/78 MADE UNDER THE FARM INCOME STABILIZATION ACT

1. Section 5 of Ontario Regulation 365/78 is amended by adding thereto the following subsection:
- (3) No person is eligible to receive payments under the plan for corn marketed by him where the claim for payment is made after the 28th day of February, 1981. O. Reg. 293/81, s. 1.

THE FARM INCOME STABILIZATION COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 26th day of February, 1981.

THE FARM INCOME STABILIZATION ACT

O. Reg. 294/81.

Plan—Corn Stabilization, 1979-1981.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND REGULATION 320 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FARM INCOME STABILIZATION ACT

1. Section 5 of Regulation 320 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
- (3) No person is eligible to receive payments under the plan for corn marketed by him that was produced

in a crop year ending more than two years prior to the date on which the claim for payment is made. O. Reg. 294/81, s. 1.

2. Section 9 of the said Regulation is amended by adding thereto the following subsections:

(2) Where withdrawal from the plan occurs owing to the death of the person enrolled in the plan, the Commission shall refund to the estate of such person the amount standing to that person's credit in the fund for corn, including accrued interest,

(a) upon settlement of the estate; or

(b) after the crop year end following the death,

at the option of the personal representative of that person.

(3) Where a person enrolled in the plan sells or otherwise disposes of his farm, the Commission may,

(a) refund to that person the amount standing to his credit in the fund for corn, including accrued interest; or

(b) transfer to the credit of the person acquiring the farm, the amount standing to the credit of the person selling or disposing of the farm in the fund for corn, subject however, to the provisions of sections 4 and 5. O. Reg. 294/81, s. 2.

THE FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 26th day of February, 1981.

THE FARM INCOME STABILIZATION
ACT

O. Reg. 295/81.

Plan—Soybean Stabilization, 1979-1981.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND
REGULATION 321 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE FARM INCOME STABILIZATION ACT

1. Section 5 of Regulation 321 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(3) No person is eligible to receive payments under the plan for soybeans marketed by him that were produced in a crop year ending more than two years prior to the date on which the claim for payment is made. O. Reg. 295/81, s. 1.

2. Section 9 of the said Regulation is amended by adding thereto the following subsections:

(2) Where withdrawal from the plan occurs owing to the death of the person enrolled in the plan, the Commission shall refund to the estate of such person the amount standing to that person's credit in the fund for soybeans, including accrued interest,

(a) upon settlement of the estate; or

(b) after the crop year end following the death,

at the option of the personal representative of that person.

(3) Where a person enrolled in the plan sells or otherwise disposes of his farm, the Commission may,

(a) refund to that person the amount standing to his credit in the fund for soybeans, including accrued interest; or

(b) transfer to the credit of the person acquiring the farm, the amount standing to the credit of the person selling or disposing of the farm in the fund for soybeans, subject however, to the provisions of sections 4 and 5. O. Reg. 295/81, s. 2.

THE FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 26th day of February, 1981.

THE FARM INCOME STABILIZATION
ACT

O. Reg. 296/81.

Plan—White Bean Stabilization, 1979-1981.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND
REGULATION 323 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE FARM INCOME STABILIZATION ACT

1. Section 5 of Regulation 323 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(3) No person is eligible to receive payments under the plan for white beans marketed by him that were produced in a crop year ending more than two years prior to the date on which the claim for payment is made. O. Reg. 296/81, s. 1.

2. Section 9 of the said Regulation is amended by adding thereto the following subsections:

(2) Where withdrawal from the plan occurs owing to the death of the person enrolled in the plan, the Commission shall refund to the estate of such person the amount standing to that person's credit in the fund for white beans, including accrued interest,

(a) upon settlement of the estate; or

(b) after the crop year end following the death,

at the option of the personal representative of that person.

(3) Where a person enrolled in the plan sells or otherwise disposes of his farm, the Commission may,

(a) refund to that person the amount standing to his credit in the fund for white beans, including accrued interest; or

(b) transfer to the credit of the person acquiring the farm, the amount standing to the credit of the person selling or disposing of the farm in the fund for white beans, subject however, to the provisions of sections 4 and 5. O. Reg. 296/81, s. 2.

THE FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 26th day of February, 1981.

THE FARM INCOME STABILIZATION
ACT

O. Reg. 297/81.

Plan—Winter Wheat Stabilization, 1979-1981.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 7th, 1981.

REGULATION TO AMEND
REGULATION 324 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE FARM INCOME STABILIZATION ACT

1. Section 5 of Regulation 324 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:

(4) No person is eligible to receive payments under the plan for winter wheat marketed by him that was produced in a crop year ending more than two years prior to the date on which the claim for payment is made. O. Reg. 297/81, s. 1.

2. Section 8 of the said Regulation is amended by adding thereto the following subsection:

(2) Notwithstanding subsection (1), in the crop year commencing on the 1st day of July, 1980, applications for enrolment or annual registration forms filed after the 1st day of July, 1980 and before the 1st day of September, 1980 may be accepted by the Commission if they conform in all other respects to the requirements of this Regulation. O. Reg. 297/81, s. 2.

3. Section 9 of the said Regulation is amended by adding thereto the following subsections:

(2) Where withdrawal from the plan occurs owing to the death of the person enrolled in the plan, the Commission shall refund to the estate of such person the amount standing to that person's credit in the fund for winter wheat, including accrued interest,

(a) upon settlement of the estate; or

(b) after the crop year end following the death,

at the option of the personal representative of that person.

(3) Where a person enrolled in the plan sells or otherwise disposes of his farm, the Commission may,

(a) refund to that person the amount standing to his credit in the fund for winter wheat, including accrued interest; or

(b) transfer to the credit of the person acquiring the farm, the amount outstanding to the credit of the person selling or disposing of the farm in the fund for winter wheat, subject however, to the provisions of sections 4 and 5. O. Reg. 297/81, s. 3.

THE FARM INCOME STABILIZATION
COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

Dated at Toronto, this 26th day of February, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 298/81.

General.

Made—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HEALTH INSURANCE ACT

- 1. Subparagraph iv of paragraph 4 of subsection 53 (1) of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 298/81, s. 1.
 - 2. The said Regulation is amended by adding thereto the following section:
- 55a.—(1) In this section,
- (a) "patient" means a patient as defined in clause 1 (m) of the *Mental Health Act*;

- (b) "psychiatric facility" means a psychiatric facility as defined in clause 1 (p) of the *Mental Health Act*;
- (c) "psychiatrist" means a psychiatrist as defined in clause 1 (q) of the *Mental Health Act*.

(2) The following services are not insured services under the Plan:

- 1. Any service or examination for the purpose of legal requirements or proceedings, other than an examination rendered by a psychiatrist, who is not a member of the medical staff of a psychiatric facility in which a patient is detained, for the purpose of clause 35 (4) (b) of the *Mental Health Act*. O. Reg. 298/81, s. 2.

THE NURSING HOMES ACT

O. Reg. 299/81.
General.
Made—April 23rd, 1981.
Filed—May 8th, 1981.

REGULATION TO AMEND
REGULATION 690 OF REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE NURSING HOMES ACT

- 1. Item 2 of Table 1 to Regulation 690 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 39/81, is revoked and the following substituted therefor:
- 2. On or after the 1st day of February, 1981, but before the 1st day of May, 1981. \$358.00 \$11.77
- 3. On or after the 1st day of May, 1981. \$369.86 \$12.16

THE DRAINAGE ACT

O. Reg. 300/81.
Forms.
Made—May 1st, 1981.
Filed—May 8th, 1981.

REGULATION TO AMEND
REGULATION 246 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE DRAINAGE ACT

- 1. Form 6 of Regulation 246 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

Form 6

Drainage Act

FORM OF BY-LAW

For Use by Municipalities Not Within
District or Regional Municipalities

A by-law to provide for a drainage works in the
..... of
in the County of

Whereas the requisite number of owners have
petitioned the council of the

ofin the County of
in accordance with the provisions of the *Drainage Act*
requesting that the following lands and roads be
drained by a drainage works:

(set out description of lands and roads or name of
drain if repair or improvement to existing drain)

And whereas the council of the

ofin the County of

has procured a report made by
and the report is attached hereto and forms part of this
by-law.

And whereas the estimated total cost of construct-
ing the drainage works is \$.....

And whereas \$..... is the amount to be con-
tributed by the municipality for construction of the
drainage works.

And whereas \$..... is being assessed in
theof
in the County of

(set out assessments in any additional
municipality)

And whereas the council is of the opinion that the
drainage of the area is desirable.

Therefore the council of the

of under the *Drainage Act*, enacts
as follows:

1. The report datedand attached
hereto is hereby adopted and the drainage works
as therein indicated and set forth is hereby
authorized and shall be completed in accordance
therewith.

2.—(1) The Corporation of the

ofmay borrow on the credit of
the Corporation the amount of \$.....
being the amount necessary for construction of the
drainage works.

(2) The Corporation may issue debentures for the
amount borrowed less the total amount of,

(a) grants received under section 85 of the Act;

(b) commuted payments made in respect of lands
and roads assessed within the municipality;

(c) moneys paid under subsection 61 (3) of the
Act; and

(d) moneys assessed in and payable by another
municipality,

and such debentures shall be made payable with-
in years from the date of the debenture
and shall bear interest at a rate not higher than
the rate charged by The Ontario Municipal
Improvement Corporation on the date of sale of
such debenture.

3. A special equal annual rate sufficient to redeem
the principal and interest on the debentures shall
be levied upon the lands and roads as set forth in
the Schedule to be collected in the same manner
and at the same time as other taxes are collected in
each year foryears after the passing of
this by-law.

Schedule

CONCESSION	PARCEL OF LAND OR PART THEREOF	TOTAL AMOUNT ASSESSED
Roads and Lands of Municipality		
TOTAL		

4. For paying the amount of \$.....being the
amount assessed upon the lands and roads
belonging to or controlled by the municipality, a
special rate sufficient to pay the amount assessed
plus interest thereon shall be levied upon the
whole rateable property in the
ofin each year for
years after the passing of this by-law to be col-
lected in the same manner and at the same time as
other taxes are collected.

5. All assessments of \$.....or less are payable
in the first year in which the assessment is
imposed.

6. This by-law comes into force on the passing
thereof and may be cited as "
By-law".

FIRST READING

SECOND READING

Provisionally adopted this ... day of

.....
Head of Council

.....
Clerk

THIRD READING

ENACTED this.....day of....., 19...

.....
Head of Council

.....
Clerk

O. Reg. 300/81, s. 1.

2. Form 7 of the said Regulation is revoked and the following substituted therefor:

Form 7

Drainage Act

FORM OF BY-LAW

For Use by Municipalities Within
District or Regional Municipalities

A by-law to provide for a drainage works in the

..... of
in the District or Regional Municipality of

Whereas the requisite number of owners have
petitioned the council of the
of in the District or Regional

Municipality of
in accordance with the provisions of the *Drainage Act*
requesting that the following lands and roads be
drained by a drainage works:

(set out description of lands and roads or name of
drain if repair or improvement to existing drain)

And whereas the council of the
of in the District or Regional
Municipality of

has procured a report made by
and the report is attached hereto and forms part of this
By-law.

And whereas the estimated total cost of construct-
ing the drainage works is \$.....

And whereas \$..... is the amount to be con-
tributed by the municipality for construction of the
drainage works.

And whereas \$..... is being assessed in
the of

in the District or Regional Municipality of

(set out assessments in any additional
municipality)

And whereas the council is of the opinion that the
drainage of the area is desirable.

Therefore the council of the
of under the *Drainage Act*,
enacts as follows:

1. The report dated and attached
hereto is hereby adopted and the drainage works
as therein indicated and set forth is hereby
authorized and shall be completed in accordance
therewith.

- 2.—(1) The Corporation of the

of may borrow on the credit of

the Corporation the amount of \$.....,
being the amount necessary for construction of the
drainage works.

- (2) The Corporation may arrange for the issue of
debentures on its behalf for the amount borrowed
less the total amount of,

- (a) grants received under section 85 of the Act;
(b) commuted payments made in respect of lands
and roads assessed within the municipality;
(c) moneys paid under subsection 61 (3) of the
Act; and
(d) moneys assessed in and payable by another
municipality,

and such debentures shall be made payable with-
in years from the date of the debenture
and shall bear interest at a rate not higher than
the rate charged by The Ontario Municipal
Improvement Corporation on the date of sale of
such debentures.

3. A special equal annual rate sufficient to redeem
the principal and interest on the debentures shall
be levied upon the lands and roads as set forth in
the Schedule to be collected in the same manner
and at the same time as other taxes are collected in
each year for years after the passing of
this by-law.

Schedule

CONCESSION	PARCEL OF LAND OR PART THEREOF	TOTAL AMOUNT ASSESSED
Roads and Lands of Municipality		
TOTAL		

4. For paying the amount of \$.....being the amount assessed upon the lands and roads belonging to or controlled by the municipality, a special rate sufficient to pay the amount assessed plus interest thereon shall be levied upon the whole rateable property in the of in each year for years after the passing of this by-law to be collected in the same manner and at the same time as other taxes are collected.

5. All assessments of \$.....or less are payable in the first year in which the assessment is imposed.

6. This by-law comes into force on the passing thereof and may be cited as " By-law".

FIRST READING

SECOND READING

Provisionally adopted this....day of,
19....

.....
Head of Council

.....
Clerk

THIRD READING

ENACTED this....day of....., 19...

.....
Head of Council

.....
Clerk

O. Reg. 300/81, s. 2.

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 301/81.

Eggs.

Made—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND REGULATION 582 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Subsection 10 (4) of Regulation 582 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(4) The condition under which a licence to purchase Rejects shall be issued is that the holder of the licence make a record with respect to all Rejects obtained by him showing,

(a) the quantities of all Rejects purchased or otherwise obtained during each calendar month;

(b) the name and address of the person from whom the Rejects were purchased or otherwise obtained and the date thereof; and

(c) the purpose for which the Rejects were purchased or otherwise obtained,

and retain the record for not less than ninety days after the making thereof. O. Reg. 301/81, s. 1.

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 302/81.

Processed Egg.

Made—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND REGULATION 583 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Regulation 583 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

1a. Processed egg is designated as a live stock product. O. Reg. 302/81, s. 1, *part*.

1b. Dealers in processed egg, except operators of processed egg stations and buyers or sellers of inedible processed egg, are exempt from the provisions of section 2 of the Act. O. Reg. 302/81, s. 1, *part*.

2. Section 7 of the said Regulation is revoked and the following substituted therefor:

7. The following grade names for processed egg and the grades and standards therefor, established under the *Canada Agricultural Products Standards Act*, are adopted in whole:

1. Canada A.

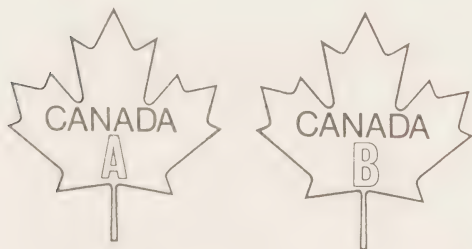
2. Canada B.

3. Canada C. O. Reg. 302/81, s. 2.

3. Section 9, subsection 10 (2) and section 12 of the said Regulation are revoked. O. Reg. 302/81, s. 3.

4. Subsections 14 (4), (5) and (6) of the said Regulation are revoked and the following substituted therefor:

(4) The numerical quantity in the declaration of net quantity and the words "Canada A", "Canada B" or "Canada C" in a grade name or grade designation shall be shown in bold face type in letters of not less than $\frac{3}{8}$ of an inch in height and, where the grade name is Canada A or Canada B, the grade shall be shown enclosed within a design of a maple leaf as illustrated in the following example:



(5) Where the processed egg is graded Canada C, the outline of the maple leaf shall not be used on the container and the grade name shall be shown as illustrated in the following example:

CANADA
C

(6) All information other than the information referred to in subsection (4) shall be shown in letters of not less than $\frac{1}{4}$ of an inch in height.

(7) No container of processed egg graded pursuant to this Regulation shall be marked with any word or words declaring or implying that the processed egg packed therein is superior in quality to the grade marked thereon. O. Reg. 302/81, s. 4.

THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

O. Reg. 303/81.

Wool.

Made—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND REGULATION 584 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIVE STOCK AND LIVE STOCK PRODUCTS ACT

1. Regulation 584 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sections:

1a. Wool is designated as a live stock product. O. Reg. 303/81, s. 1, *part*.

1b. Dealers in wool are exempt from the provisions of section 2 of the Act. O. Reg. 303/81, s. 1, *part*.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 304/81.

Crop Insurance Plan—Coloured Beans.

Made—January 28th, 1981.

Approved—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND REGULATION 204 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 9 (4) of the Schedule to Regulation 204 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(4) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (3), except that,

- (a) where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent;
- (b) where, in any year, a claim is paid in an amount less than half of the total premium for that year, the coverage for the following year shall remain unchanged; and
- (c) where a claim occurs in a year when the coverage is 80 per cent, the coverage shall remain unchanged.

(2) Subsection 9 (5) of the said Schedule is revoked.

2. The Table to the said Regulation is revoked and the following substituted therefor:

TABLE

Spring Sown Crops in Order of Priority
1. Corn 2. Soybeans 3. White Beans 4. Coloured Beans 5. Spring Grain

3.—(1) Subparagraph 2 (1) of Form 1 of the said Regulation is revoked and the following substituted therefor:

(1) Where,

- (a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

- (b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid,

- (c) in the case of systematically tile drained land, for each acre; or
- (d) in the case of land that is not systematically tile drained, for each acre in excess of six,

that remains unplanted, the amount of which shall be equal to one-third of the guaranteed production per acre of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person multiplied by the established price applicable to that crop.

(2) Subparagraph 2 (5) of the said Form 1 is revoked and the following substituted therefor:

(5) Where the insured person is unable to seed or plant acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(3) Paragraph 2 of the said Form 1 is amended by adding thereto the following subparagraph:

(7) Where the seeding or planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

- (a) an abnormal amount of rain occurred;
- (b) the rainfall resulted in a reduced number of work days; and
- (c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situate.

4. Form 2 of the said Regulation is revoked and the following substituted therefor:

Form 2

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crop(s) applied for:

Fertilizer:

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included.)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

I acknowledge receipt of above premium deposit.

.....
(signature of agent)

.....
(date)

.....
(signature of applicant)

O. Reg. 304/81, s. 4.

5. Form 3 of the said Regulation is revoked and the following substituted therefor:

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

PREMIUM CALCULATIONS

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
						×	\$	\$
						×	\$	\$
						×	\$	\$
						×	\$	\$
Reseeded Acres					No. of Acres Reseeded	×	Premium per acre \$ (if any)	\$
From (Crop)				to (Crop)		×		

Pre-plant Coverage.....acres is \$.....per acre

Unseeded acres × \$1 = \$

Insurable acres seeded but not insured × \$1 = \$

TOTAL \$

Subtract Pre-plant or Premium Deposit — \$

Balance of Premium Payable \$

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:

Crop(s)

Assigned to:

Telephone
No.

(date)

Dated at Toronto, this 28th day of January, 1981.

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crops: applied for

Fertilizer:

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included.)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

I acknowledge receipt of above premium deposit.

.....
(signature of agent)

.....
(date)

.....
(signature of applicant)

O. Reg. 305/81, s. 3.

4.—(1) Subparagraph 2 (1) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(1) Where,

(a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

(b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid,

(c) in the case of systematically tile drained land, for each acre; or

(d) in the case of land that is not systematically tile drained, for each acre in excess of six,

that remains unplanted, the amount of which shall be equal to one-third of the guaranteed production per acre of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person multiplied by the established price applicable to that crop.

(2) Subparagraph 2 (5) of the said Form 2 is revoked and the following substituted therefor:

(5) Where the insured person is unable to seed or plant acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(3) Paragraph 2 of the said Form 2 is amended by adding thereto the following subparagraph:

(7) Where the seeding or planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

(a) an abnormal amount of rain occurred;

(b) the rainfall resulted in a reduced number of work days; and

(c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situate.

(4) Subparagraph 3 (2) of the said Form 2 is revoked and the following substituted therefor:

(2) Where the damaged acreage is reseeded in accordance with subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$20 for each reseeded acre.

5. Form 3 of the said Regulation is revoked and the following substituted therefor:

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded
Reseeded Acres					No. of Acres Reseeded
From (Crop) to (Crop)					

PREMIUM CALCULATIONS

Premium per Acre	Gross Premium
× \$	\$
× \$	\$
× \$	\$
× \$	\$
Premium per acre \$ (if any)	\$
TOTAL	\$

Pre-plant Coverage acres is \$ per acre

Unseeded acres × \$1 =

Insurable acres seeded but not insured × \$1 =

Subtract Pre-plant or Premium Deposit —

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:
Crop(s)
Assigned to:

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)	Township (home farm)	Lot No.	Con. No.	Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

.....
(signature of agent)

.....
(signature of insured person)

.....
(date)

O. Reg. 305/81, s. 5.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of January, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 306/81.

Crop Insurance Plan—Spring Grain.

Made—January 28th, 1981.

Approved—May 1st, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND REGULATION 223 OF

REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 10 (3) of the Schedule to Regulation 223 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that,

(a) where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent;

(b) where, in any year, a claim is paid in an amount less than half of the total premium for that year, the coverage for the following year shall remain unchanged; and

(c) where a claim occurs in a year when the coverage is 80 per cent, the coverage shall remain unchanged.

(2) Subsection 10 (4) of the said Schedule is revoked.

2.—(1) Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) Subject to subsection (4), the established price for spring grain is,

(a) 3¢;

(b) 4¢; or

(c) 5¢,

per pound.

(2) Subsection 12 (4) of the said Schedule is revoked and the following substituted therefor:

(4) For the purposes of this plan the established price for winter barley is 5 cents per pound but the established price is subject to amendment by the Commission with the approval of the Lieutenant Governor in Council and where so amended, the premium payable shall be adjusted accordingly.

3. Subsection 13 (1) of the said Schedule is revoked and the following substituted therefor:

(1) The total premium is,

(a) \$6.30 per acre where the established price is 3¢ per pound;

(b) \$8.40 per acre where the established price is 4¢ per pound; and

(c) \$10.50 per acre where the established price is 5¢ per pound.

4. The Table to the said Regulation is revoked and the following substituted therefor:

TABLE

Spring Sown Crops in Order of Priority
1. Corn
2. Soybeans
3. White Beans
4. Coloured Beans
5. Spring Grain

5. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Year of last crop completed to

Full-time farmer

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included.)

Deposit: \$1 × acres = \$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: \$1 × acres = \$

I acknowledge receipt of above premium deposit.

(signature of agent)

(date)

(signature of applicant)

O. Reg. 306/81, s. 5.

6.—(1) Subparagraph 3 (1) of Form 2 of the said Regulation is revoked and the following substituted therefor:

(1) Where,

(a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

(b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid,

(c) in the case of systematically tile drained land, for each acre; or

(d) in the case of land that is not systematically tile drained, for each acre in excess of six,

that remains unplanted, the amount of which shall be equal to one-third of the guaranteed production per acre of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person multiplied by the established price applicable to that crop.

(2) Subparagraph 3 (5) of the said Form 2 is revoked and the following substituted therefor:

(5) Where the insured person is unable to seed or plant acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(3) Paragraph 3 of the said Form 2 is amended by adding thereto the following subparagraph:

(7) Where the seeding or planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

(a) an abnormal amount of rain occurred;

(b) the rainfall resulted in a reduced number of work days; and

(c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situate.

(4) Subparagraph 4 (2) of the said Form 2 is revoked and the following substituted therefor:

(2) Where the damaged acreage is reseeded in accordance with subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$20 for each reseeded acre.

County
(home farm)

Township
(home farm)

Lot No.	
------------	--

Con.
No.

Telephone
No.

The information set forth in this report is true and correct.

(signature of agent)

(signature of insured person)

(date)

O. Reg. 306/81, s. 7.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of January, 1981.

THE PLANNING ACT

O. Reg. 307/81.

Restricted Areas—County of Simcoe,
Township of Vespra.

Made—May 8th, 1981.

Filed—May 8th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 62/73
MADE UNDER
THE PLANNING ACT

1. Section 35 of Ontario Regulation 62/73, as made by section 1 of Ontario Regulation 374/77, is revoked and the following substituted therefor:

35. Notwithstanding section 4, the land described in Schedule 23 may be used.

(a) for the continued use thereon of an ornamental iron welding and repair shop; and

(b) the erection and use thereon of a building containing a coffee shop and a fruit and vegetable market;

(c) for the erection and use thereon of buildings and structures accessory to the uses and buildings permitted by clauses (a) and (b),

provided the following requirements are met:

Minimum front yard	8 metres
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Minimum side yards	3 metres
--------------------	----------

Maximum lot coverage 25 per cent

Maximum height 11 metres

O. Reg. 307/81, s. 1.

P. G. RIMMINGTON
Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing

Dated at Toronto, this 8th day of May, 1981.

THE PLANNING ACT

O. Reg. 308/81.

Restricted Areas—District of Algoma.

Geographic Township of West.

Made—May 7th, 1981.

Filed—May 11th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 182/81 MADE UNDER THE PLANNING ACT

1. Subsection 4 (4) of Ontario Regulation 182/81 is revoked and the following substituted therefor:

(4) Each mobile home site shall have a minimum area of 1,000 square metres. O. Reg. 308/81, s. 1.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 7th day of May, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 309/81.

Crop Insurance Plan—Soybeans.

Made—January 28th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION TO AMEND REGULATION 222 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

- 1.—(1) Subsection 9 (3) of the Schedule to Regulation 222 of Revised Regulations of Ontario, 1980 is revoked and the following substituted and the following substituted therefor:

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that,

- (a) where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent;

(b) where, in any year, a claim is paid in an amount less than half of the total premium for that year, the coverage for the following year shall remain unchanged; and

- (c) where a claim occurs in a year when the coverage is 80 per cent, the coverage shall remain unchanged.

- (2) Subsection 9 (4) of the said Schedule is revoked.

2. Clauses 11 (1) (a) and (b) of the said Schedule are revoked and the following substituted therefor:

(a) \$5;

(b) \$6; or

(c) \$7.

3. Clauses 12 (1) (a) and (b) of the said Schedule are revoked and the following substituted therefor:

(a) \$7.60 per acre where the established price is \$5 per bushel;

(b) \$9.10 per acre where the established price is \$6 per bushel; and

(c) \$10.60 per acre where the established price is \$7 per bushel.

4. The Table to the said Regulation is revoked and the following substituted therefor:

TABLE

Spring Sown Crops in Order of Priority
1. Corn
2. Soybeans
3. White Beans
4. Coloured Beans
5. Spring Grain

O. Reg. 309/81, s. 4.

5. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crops applied for:

Fertilizer

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

I acknowledge receipt of above premium deposit:

.....
(signature of agent)

.....
(date)

.....
(signature of applicant)

O. Reg. 309/81, s. 5.

6.—(1) Subparagraph 2 (1) of Form 2 to the said Regulation is revoked and the following substituted therefor:

(1) Where,

(a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

(b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid,

(c) in the case of systematically tile drained land, for each acre; or

(d) in the case of land that is not systematically tile drained, for each acre in excess of six,

that remains unplanted, the amount of which shall be equal to one-third of the guaranteed production per acre of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person multiplied by the established price applicable to that crop.

(2) Subparagraph 2 (5) of the said Form 2 is revoked and the following substituted therefor:

(5) Where the insured person is unable to seed or plant acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(3) Paragraph 2 of the said Form 2 is amended by adding thereto the following subparagraph:

(7) Where the seeding or planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

(a) an abnormal amount of rain occurred;

(b) the rainfall resulted in a reduced number of work days; and

(c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situate.

(4) Subparagraph 3 (2) of the said Form 2 is revoked and the following substituted therefor:

(2) Where the damaged acreage is reseeded in accordance with subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$20 for each reseeded acre.

7. Form 3 of the said Regulation is revoked and the following substituted therefor:

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

PREMIUM CALCULATIONS

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
						×	\$	\$
						×	\$	\$
						×	\$	\$
						×	\$	\$
Reseeded Acres					No. of Acres Reseeded		Premium per acre \$ (if any)	
From (Crop)				to (Crop)		×		\$

Pre-plant Coverage.....acres is \$......per acre

Unseeded acres × \$1 =

Insurable acres seeded but not insured × \$1 =

TOTAL

Subtract Pre-plant or Premium Deposit —

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:	
Crop(s)	
Assigned to:	

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)	Township (home farm)	Lot No.	Con. No.	Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

..... (signature of agent) (signature of insured person) (date)
-------------------------------	--	-----------------

O. Reg. 309/81, s. 7.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of January, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 310/81.
Crop Insurance Plan—Corn
Made—January 28th, 1981.
Approved—May 1st, 1981.
Filed—May 11th, 1981.

REGULATION TO AMEND
REGULATION 205 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1.—(1) Subsection 9 (3) of the Schedule to Regulation 205 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that,

- (a) where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent;
 - (b) where, in any year, a claim is paid in an amount less than half of the total premium for that year, the coverage for the following year shall remain unchanged; and
 - (c) where a claim occurs in a year when the coverage is 80 per cent, the coverage shall remain unchanged.
- (2) Subsection 9 (4) of the said Schedule is revoked.
2. Subsection 11 (1) of the said Schedule is revoked and the following substituted therefor:
- (1) For the purposes of this plan the established price for grain corn is,

(a) \$2;

(b) \$2.50; or

(c) \$3,

per bushel.

3. Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) The total premium is,

(a) \$9.20 per acre where the established price is \$2 per bushel;

(b) \$11.40 per acre where the established price is \$2.50 per bushel; and

(c) \$13.60 per acre where the established price is \$3 per bushel.

4. The Table to the said Regulation is revoked and the following substituted therefor:

TABLE

Spring Sown Crops in Order of Priority
1. Corn
2. Soybeans
3. White Beans
4. Coloured Beans
5. Spring Grain

O. Reg. 310/81, s. 4.

5. Form 1 of the said Regulation is revoked and the following substituted therefor:

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crops: applied for:

Equipment

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

I acknowledge receipt of above premium deposit:

.....
(signature of agent)

.....
(date)

.....
(signature of applicant)

O. Reg. 310/81, s. 5.

6.—(1) Subparagraph 2 (1) of Form 2 to the said Regulation is revoked and the following substituted therefor:

(1) Where,

(a) the insured person so elects on his application for insurance and pays a premium deposit of \$1 for each acre intended to be sown to a spring sown crop; and

(b) the seeding or planting of three acres or more of a crop is prevented by one or more of the designated perils,

an indemnity shall be paid,

(c) in the case of systematically tile drained land, for each acre; or

(d) in the case of land that is not systematically tile drained (or each acre foot of land)

that remains unplanted, the amount of which shall be equal to one-third of the guaranteed production per acre of the spring sown crop highest in priority on the list in the Table of those intended to be grown and insured by the insured person multiplied by the established price applicable to that crop.

(2) Subparagraph 2 (5) of the said Form 2 is revoked and the following substituted therefor:

(5) Where the insured person is unable to seed or plant acreage designated on the application as intended to be sown to a spring sown crop, the premium deposit in respect of such acreage shall be retained by the Commission as payment for the coverage provided.

(3) Paragraph 2 of the said Form 2 is amended by adding thereto the following subparagraph:

(7) Where the seeding or planting is prevented by excessive rainfall, no indemnity is payable unless the insured person establishes that,

- (a) an abnormal amount of rain occurred;
- (b) the rainfall resulted in a reduced number of work days; and
- (c) a significant number of other insured persons were similarly affected,

during the planting season in the area where the insured acreage is situate.

(4) Subparagraph 3 (2) of the said Form 2 is revoked and the following substituted therefor:

(2) Where the damaged acreage is reseeded in accordance with subparagraph (1), the Commission shall pay a supplementary benefit to the insured person calculated at the rate of \$20 for each reseeded acre.

7. Form 3 of the said Regulation is revoked and the following substituted therefor:

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded
Reseeded Acres					No. of Acres Reseeded
From (Crop) to (Crop)					

PREMIUM CALCULATIONS

Premium per Acre	Gross Premium
× ¢	¢
× ¢	¢
× ¢	¢
× ¢	¢
× ¢	¢
Premium per acre (if any) × ¢	¢
TOTAL	

Pre-plant Coverage.....acres is \$.....per acre

Unseeded acres × \$1

Insurable acres seeded but not insured × \$1

Subtract Pre-plant or Premium Deposit

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:	
Crop(s)	
Assigned to:	

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)	Township (home farm)	Lot No.	Con. No.	Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

.....
(signature of agent)

.....
(signature of insured person)

.....
(date)

O. Reg. 310/81, s. 7.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 28th day of January, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 311/81.

Crop Insurance Plan for

Flue-Cured Tobacco.

Made—February 24th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION TO AMEND REGULATION 206 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subparagraph 10 (2) of Form 1 to Regulation 206 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(2) Notwithstanding subparagraph (1), where the insured crop or any part thereof is destroyed by frost at any time after noon on the 25th day of September in the crop year, the Commission shall determine the potential thereof and shall reduce the indemnity otherwise payable accordingly.

2. The Table to the said Regulation is revoked.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 24th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 312/81.
Crop Insurance Plan for
Popping Corn.
Made—February 26th, 1981.
Approved—May 1st, 1981.
Filed—May 11th, 1981.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR POPPING CORN

1. The Plan in the Schedule is established for the insurance within Ontario of popping corn. O. Reg. 312/81, s. 1.

Schedule
PLAN

1. This plan may be cited as “The Ontario Crop Insurance Plan for Popping Corn”.
2. The purpose of this plan is to provide for insurance against a loss in the production of popping corn resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,
- (a) “average farm yield” means the average of previous yields of the seeded acreage computed on the basis of acreage production records of the insured person or on such other basis as the Commission approves;
- (b) “popping corn” means grain corn grown for popping and of a merchantable quality suitable for human consumption;
- (c) “tonne” means 2,204 pounds of shelled popping corn, the moisture content of which does not exceed 13 per cent.

DESIGNATION OF PERILS

4. The following are designated as perils for the purpose of this plan:
1. Drought.
 2. Excessive moisture.
 3. Excessive rainfall.
 4. Flood.
 5. Frost.
 6. Hail.

7. Insect infestation.
8. Plant disease.
9. Wild life.
10. Wind.

DESIGNATION OF CROP YEAR

5. The crop year for popping corn is the period from the 1st day of March in any year to the 1st day of December next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for popping corn shall be deemed to be comprised of,
- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) an endorsement for popping corn in Form 2;
- (c) the application for insurance; and
- (d) an amendment to any document referred to in clause (a), (b) or (c) agreed upon in writing.
7. An application for insurance shall,
- (a) be in Form 1; and
- (b) be filed with the Commission not later than the 1st day of May in the crop year in respect of which it is made.

DURATION OF CONTRACT

- 8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection (2) or is terminated in accordance with the regulations.
- (2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of May in the crop year during which the cancellation is to be effective.

COVERAGE

- 9.—(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in tonnes of the total acreage seeded to popping corn by the insured person in accordance with the regulations.
- (2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.
2. Following the second no claim year to 76 per cent of the average farm yield.
3. Following the third no claim year to 78 per cent of the average farm yield.
4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year when the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

(4) Where, in any year, a claim is paid in an amount less than half the total premium for that year, the coverage for the following year shall remain unchanged.

(5) The number of tonnes determined under subsections (1), (2) and (3) constitutes the total guaranteed production under a contract of insurance.

10. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance is the amount obtained by multiplying the total guaranteed production determined under section 9 of the established price per tonne prescribed by section 11.

11. For the purposes of this plan the established price for popping corn is \$280 per tonne.

PREMIUMS

12.—(1) The total premium is \$19 per acre.

(2) Notwithstanding any authorization by an insured person in the application for insurance, the payment of the premium due in respect of the contract of insurance is the liability of the insured person and such premium shall be paid in any event not later than ten days after written demand for payment thereof by the Commission.

(3) The premium prescribed by subsections (1) and (2) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada). O. Reg. 312/81, Sched.

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address)

.....
(telephone no.)

applies for crop insurance on (for processing) under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Plan
3. Crop Year
4. Description of farm or farms and acreage grown to insured crop:

No. of Acres or Tonnes to be Insured	Lot	Concession	Township	County, etc.	Owner or Tenant

5. The applicant agrees to insure all acreage eligible for insurance under the regulations.
6. Coverage applied for as calculated by the Commission is
7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing by the processor to the applicant for harvested production.

Yes ☐

No ☐

8. If the premium is not paid by the processor, the applicant hereby agrees to pay to the Commission the premium in full upon demand.
9. The applicant hereby agrees to immediately notify the Commission of any loss or damage to the insured crop.
10. A Grower's Contract for the year is in effect with:

Name of Processor:

Plant Address:

11. In addition to acreage under contract to the processor named herein, the applicant intends to grow acres of the designated crop.

Dated at, this day of, 19..

.....
(signature of applicant)

The processor named above hereby confirms the existence of a contract with the applicant and, where authorized, undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above-named processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself.

.....
(witness)

.....
(signature of applicant)

O. Reg. 312/81, Form 1.

Form 2

Crop Insurance Act (Ontario)

POPPING CORN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for popping corn under The Ontario Crop Insurance Plan for Popping Corn, hereinafter referred to as "the plan";

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover popping corn.

HARVESTING OF SEEDED ACREAGE

1. All acreage seeded to popping corn in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

2. For the purposes of determining the loss in production of popping corn in a crop year and the indem-

nity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 3 and 4.

STAGE 1

3.—(1) Stage 1 comprises the period from the date on which the seeding of acreage to popping corn is completed to and including the 15th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) the seeding of the damaged acreage to another crop; or
- (b) the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is in excess of three acres and is reseeded in accordance with clause (2) (a), the contract of insurance shall cease to apply to such reseeded acreage and the total guaranteed production shall be reduced accordingly.

(4) Where the damaged acreage is abandoned or destroyed in accordance with clause (2) (b), the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying,

- (a) 50 per cent of the guaranteed production for the damaged acreage; or
- (b) the difference between the guaranteed production and the potential production determined under subparagraph (2), for the damaged acreage,

whichever is the lesser, by the established price per tonne.

(5) Subject to subparagraph (6), where the crop on damaged acreage is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (4) shall not be taken into account in the final adjustment of loss, and the value of the crop shall progress into Stage 2.

(6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph (4) with respect to such damaged acreage and where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the

value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

4.—(1) Stage 2 commences on the 16th day of June in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the insured crop is abandoned or destroyed in accordance with subparagraph (2), the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between,

- (a) the guaranteed production for the damaged acreage; and
- (b) the potential production determined under subparagraph (2) for the damaged acreage,

by the established price per tonne.

(4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (3) shall not be taken into account in the final adjustment of loss.

(5) Where the actual production of the harvested acreage is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per tonne.

SALVAGE

5. Where, as the result of an insured peril, the insured crop or any part thereof is suitable only for feed, the amount of loss that shall be taken into account in the final adjustment of loss shall be the amount by which the liability under this plan for the damaged acreage exceeds the actual production for the damaged acreage multiplied by the highest established price for grain corn under The Ontario Crop Insurance Plan for Corn.

6. The indemnity payable with respect to the total seeded acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but where,

(a) the actual production of any harvested acreage; or

(b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable for a loss in production shall be reduced by the amount obtained by multiplying such excess by the established price per tonne.

VARIATION IN SEEDED ACREAGE

7.—(1) Where the actual seeded acreage of popping corn in a crop year is less than the seeded acreage declared by the insured person, the guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual seeded acreage of popping corn in a crop year exceeds the seeded acreage declared by the insured person, the total guaranteed production shall remain unchanged.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at

this day of 19.....

Duly authorized
Representative

General Manager

O. Reg. 312/81, Form 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 26th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 313/81.

Crop Insurance Plan for
Fruit and Vegetables.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR FRUIT AND VEGETABLES

1. The plan in the Schedule is established for the insurance within Ontario of fruit and vegetables.
O. Reg. 313/81, s. 1.

2. Regulations 199, 202, 203, 207 and 227 of Revised Regulations of Ontario, 1980 are revoked.
O. Reg. 313/81, s. 2.

Schedule

Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Fruit and Vegetables".

2. The purpose of this plan is to provide for insurance against a loss resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan, "fruit and vegetables" means,

(a) sweet corn and tomatoes produced in Ontario and grown for the fresh market; and

(b) beets, cabbage, carrots, cauliflower, cucumbers, early potatoes, pumpkins, squash and strawberries produced in Ontario,

(i) for processing under a contract between a grower and a processor, and

(ii) on acreage or for tonnage specified in such contract, or

(iii) for sale on the fresh market.

DESIGNATION OF PERILS

4.—(1) The following are designated as perils for the purposes of this Plan:

1. Drought.

2. Excessive heat.

3. Excessive rainfall.

4. Flood.

5. Freeze.

6. Frost.

7. Hail.

8. Insect infestation.

9. Plant disease.

10. Wind.

(2) Notwithstanding subsection (1), cauliflower and strawberries are not insured against any loss resulting from drought and sweet corn is not insured against any loss resulting from excessive heat.

CROP YEAR

5. The crop year for fruit and vegetables is the period from the 1st day of March in any year to the 1st day of November next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for fruit and vegetables shall be deemed to be comprised of,

- (a) the contract of insurance in Form 1;
- (b) the application for insurance in Form 2;
- (c) the final acreage report in Form 3 for each crop year; and
- (d) an amendment to any document referred to in clause (a), (b) or (c) agreed upon in writing.

7.—(1) An application for insurance shall,

- (a) be in Form 2;
- (b) be filed with the Commission,
 - (i) for early potatoes, not later than the 1st day of April, or
 - (ii) for all other crops, not later than the 1st day of May,

in the crop year, or such other date as may be determined by the Commission,

- (c) be accompanied by a premium deposit of \$50 for each crop applied for;
- (d) include all acreage intended to be planted to the crops applied for; and
- (e) include the insurance value selected by the insured person for each crop.

(2) Where, for any reason, the applicant fails to enter into a contract of insurance with the Commission, the Commission may retain the premium deposit paid.

DURATION OF CONTRACT

8. A contract of insurance shall be in force for the crop year in respect of which it is made unless it is terminated in whole or in part in accordance with the regulations.

COVERAGE

9.—(1) Subject to subsections (2) and (3), the total coverage provided under a contract of insurance is 70 per cent of the insurance value selected by the insured person for each of the insured crops multiplied by the number of acres grown.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

- 1. Following the first no claim year to 75 per cent.
- 2. Following the second no claim year to 80 per cent.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years in steps of 5 per cent from the insured level in reverse progression to that prescribed by subsection (2) to a minimum of 60 per cent.

(4) Where, in any year, a claim is paid in an amount less than one-half of the total premium for that year, the coverage for the following year shall remain unchanged.

10. The maximum insurance value that may be selected by the insured person for each acre of the insured crops is as follows:

1. Beets	— \$ 540.
2. Cabbage	— \$ 600.
3. Carrots	— \$ 800.
4. Cauliflower	— \$1,000.
5. Cucumbers	— \$ 600.
6. Early potatoes	— \$ 800.
7. Marsh Carrots	— \$1,200.
8. Pumpkins	— \$ 350.
9. Squash	— \$ 350.
10. Strawberries	— \$1,200.
11. Sweet Corn	— \$ 400.
12. Tomatoes	— \$1,500.

PREMIUMS

11.—(1) The total premium payable in the crop year is,

- (a) where the level of coverage is 60 per cent, 18 per cent;
- (b) where the level of coverage is 65 per cent, 16 per cent;
- (c) where the level of coverage is 70 per cent, 14 per cent;
- (d) where the level of coverage is 75 per cent, 12 per cent; and
- (e) where the level of coverage is 80 per cent, 10 per cent,

of the total coverage in dollars prescribed by section 9.

(2) Notwithstanding subsection (1), the minimum premium payable by an insured person in each crop year is \$50 for each crop insured.

(3) Notwithstanding any authorization by an insured person in his application for insurance, the payment of the premium is the responsibility of the insured person and such premium shall be paid in any event not later than ten days after written demand therefor by the Commission.

(4) The premiums prescribed by subsection (1) include payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

12.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person plants acreage to an insured crop.

(2) Where a premium is payable by an insured person in respect of a crop year, the insured person shall pay the premium, less the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 14.

MINIMUM ACREAGE

13. For the purposes of this plan, the minimum insured acreage for any crop is three acres.

FINAL ACREAGE REPORTS

14.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after the planting of acreage is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection (1) unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report. O. Reg. 313/81, Sched.

Form 1

Crop Insurance Act (Ontario)

CONTRACT OF INSURANCE

BETWEEN:

THE CROP INSURANCE COMMISSION OF ONTARIO,
hereinafter referred to as "THE COMMISSION",

OF THE FIRST PART;

and

of the of

in the County (or as the case may be) of

..... hereinafter referred to as "THE INSURED PERSON",

OF THE SECOND PART.

WHEREAS the insured person has applied for crop insurance on one or more crops under The Crop Insurance Plan for Fruit and Vegetables, hereinafter referred to as "the plan".

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, where in a crop year the insured person suffers a loss resulting from one or more of the perils designated in the plan, the Commission, subject to the terms and conditions hereinafter set forth, agrees to indemnify the insured person in respect of such loss.

CAUSES OF LOSS NOT INSURED AGAINST

1. This contract does not insure against and no indemnity shall be paid in respect of a loss resulting from,

- (a) the negligence, misconduct or poor farming practices of the insured person or his agents or employees;
- (b) a shortage of labour or machinery;
- (c) plant disease and insect infestation unless recommended spray programs and cultural practices were followed; or
- (d) a peril other than the perils designated in the plan.

EXTENT OF INSURANCE

2.—(1) The insured person shall offer for insurance all acreage planted in the crop year to the insured crop or crops on the farm or farms operated by him in Ontario, and, subject to subparagraph (2), this contract applies to all such acreage.

(2) This contract does not apply to, and no indemnity is payable in respect of, acreage planted to an insured crop,

- (a) that was not adequately prepared for cropping purposes;
- (b) that, in the opinion of the Commission, is not insurable; or
- (c) on which the insured crop is a volunteer crop.

3.—(1) Where the acreage planted by the insured person in the crop year is not the same as that stated in the application for insurance, the insured person shall, not later than the 15th day of July, notify the Commission in writing of the actual acreage planted.

(2) Where the actual planted acreage of an insured crop is less than that stated in the application for insurance, the maximum amount of indemnity shall be reduced proportionately.

(3) Where the actual planted acreage of an insured crop is more than that stated in the application for insurance, the maximum amount of indemnity and the premium payable shall not be increased but the potential of the total planted acreage shall be included in the calculation of a loss.

HARVESTING OF PLANTED ACREAGE

4. All acreage planted to an insured crop in the crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the planted acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

5.—(1) Where, at any time before harvest, any part of the insured crop is lost or damaged, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) the replanting of the damaged acreage; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential thereof.

(2) Where the damaged acreage is replanted to the insured crop in accordance with clause (1) (a), a benefit for each acre so replanted shall be paid in accordance with the Table and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (1) (b), a benefit for each acre so abandoned or destroyed shall be paid in accordance with the Table and the contract of insurance shall cease to apply to such acreage.

(4) Where the damaged acreage is not used for any other purpose or the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (3) shall not be taken into account in the final adjustment of loss.

(5) Acreage planted to an insured crop shall not be put to another use and the insured crop shall not be abandoned or destroyed until the Commission has appraised the potential of the acreage.

EVALUATION OF LOSS

6.—(1) The amount of loss that shall be taken into account in the final adjustment of loss in respect of any damage to a crop caused by an insured peril shall be the amount by which the percentage coverage for that crop exceeds the potential as determined by the Commission for that crop multiplied by the insurance value selected by the insured person for the damaged acreage.

(2) The loss calculated under subparagraph (1) shall be reduced by the amount of any loss that, in the opinion of the Commission, was sustained by reason of a peril other than the perils designated in the plan.

MISREPRESENTATION, VIOLATION OF CONDITIONS OR FRAUD

7. Where the insured person,

- (a) in the application for insurance,
 - (i) gives false particulars of an insured crop to the Commission, or
 - (ii) knowingly misrepresents or fails to disclose any fact required to be stated therein;
- (b) contravenes a term or condition of the contract of insurance;
- (c) commits a fraud in respect of an insured crop; or
- (d) wilfully makes a false statement in respect of a claim under the contract of insurance,

a claim by the insured person is invalid and his right to recover indemnity is forfeited.

WAIVER OR ALTERATION

8. No term or condition of this contract shall be deemed to be waived or altered in whole or in part by the Commission unless the waiver or alteration is clearly expressed in writing signed by the Commission or a representative authorized for that purpose by the Commission.

9. Notwithstanding that a person other than the insured person holds an interest of any kind in the insured crop, for the purposes of this contract,

- (a) the interest of the insured person in an insured crop is deemed to be the full value of the crop; and
- (b) except as provided in paragraph 10, no indemnity shall be paid to any person other than the insured person.

ASSIGNMENT OF RIGHT TO INDEMNITY

10. The insured person may assign all or part of his right to indemnity under this contract in respect of an insured crop but an assignment is not binding on the Commission and no payment of indemnity shall be made to an assignee unless,

- (a) the assignment is made on a form approved by the Commission; and
- (b) the Commission consents thereto in writing.

NOTICE OF LOSS

11.—(1) Where loss or damage to an insured crop results from one or more of the perils insured against, the insured person shall notify the Commission forthwith by telephone and shall confirm in writing within three days of such time in order that a full inspection can be carried out prior to harvest of the affected acreage.

(2) Where the insured person fails to notify the Commission pursuant to subparagraph (1), a claim by the insured person is invalid and his right to recover indemnity is forfeited.

ADJUSTMENT OF LOSS

12.—(1) The indemnity payable for loss or damage to an insured crop shall be determined in the manner prescribed by this contract.

(2) The Commission may cause the potential of an insured crop to be appraised by any method that it deems proper.

(3) No indemnity shall be paid for a loss in respect of an insured crop unless the insured person establishes that the loss or part thereof resulted directly from one or more of the perils insured against.

(4) Where a loss resulted partly from a peril insured against and partly from a cause of loss not insured against, the Commission shall determine the amount of the loss that resulted from the cause of loss not insured against, and the indemnity payable by the Commission under this contract shall be reduced accordingly.

PROOF OF LOSS

13.—(1) A claim for indemnity in respect of the insured crop shall be made on a proof of loss form provided by the Commission and shall be filed with the Commission not later than sixty days after,

- (a) the completion of harvesting of the last of the insured crops; or
- (b) the end of the crop year,

whichever is the earlier.

RIGHT OF ENTRY

(2) Subject to subparagraph (3), a claim for indemnity shall be made by the insured person.

(3) A claim for indemnity may be made,

- (a) in the case of the absence or inability of the insured person, by his agent; or
- (b) in the case of the absence or inability of the insured person or on his failure or refusal to do so, by an assignee under an assignment made in accordance with paragraph 10.

(4) Where required by the Commission, the information given in a proof of loss shall be verified by statutory declaration.

ARBITRATION

14. Where the Commission and the insured person fail to resolve any dispute respecting the adjustment of a loss under this contract, the matter shall be determined by arbitration in accordance with the regulations.

TIME FOR PAYMENT OF INDEMNITY

15.—(1) No indemnity under this contract becomes due and payable until,

- (a) the end of the crop year; and
- (b) the premium has been paid in full.

(2) Where the indemnity payable by the Commission under this contract is established by the filing of a proof of loss form or by an award of an arbitrator or board of arbitration, it shall be paid within sixty days of the receipt by the Commission of the proof of loss form or award, as the case may be.

(3) Nothing in this paragraph prevents the Commission from paying indemnity under this contract at an earlier date.

SUBROGATION

16. Where the Commission has paid a claim under this contract, the Commission is subrogated to the extent thereof to all rights of recovery of the insured person against any person and may bring action in the name of the insured person to enforce those rights.

17. The Commission has a right of entry to the premises of the insured person that may be exercised by agents of the Commission at any reasonable time or times for any purpose related to the contract of insurance.

18.—(1) Any written notice to the Commission shall be given by delivery thereof or by sending it by mail to the Commission.

(2) Written notice to the insured person shall be given by delivery thereof or by sending it by mail addressed to him at his last post office address on file with the Commission.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this contract of insurance to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at
thisday of, 19....

Duly Authorized
Representative

General Manager

TABLE

	Crop	Benefit per Acre
1	Beets	\$ 90
2	Cabbage	— *
3	Carrots for the Fresh Market	\$200
4	Carrots for Processing	\$ 45
5	Cauliflower	\$ 40
6	Cucumbers	\$ 25
7	Early Potatoes	— *
8	Pumpkins	\$ 30
9	Squash	\$ 30
10	Strawberries	— *
11	Sweet Corn	\$ 20
12	Tomatoes	— *

* Benefits will be determined by the Commission on the basis of cost of seed or plants.

O. Reg. 313/81, Form 1.

Form 2

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

..... Contract No. Name of Insured
..... Address	
..... City Postal Code
..... Telephone No.	

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of a farm.)

HOME FARM

..... County Township Lot No. Concession No.
-----------------	-------------------	------------------	-------------------------

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of the application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crop(s) applied for:

Fertilizer:

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$50 is required for each crop plan if pre-plant coverage is not applied for
Crop(s)	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

B. Premium Deposit: (All intended insured acres must be included)

Deposit: $\boxed{\$1} \times \boxed{\text{acres}} = \boxed{\$}$

I acknowledge receipt of above premium deposit:

.....
(signature of agent) (date) (signature of applicant)

O. Reg. 313/81, Form 2.

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

PREMIUM CALCULATIONS

Crop	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
					×	%	%
					×	%	%
					×	%	%
					×	%	%
Reseeded Acres				No. of Acres Reseeded		Premium per acre (if any)	
From (Crop)		to (Crop)					
					×	%	%

Pre-plant Coverageacres is \$.....per acre

Unseeded acres × \$1

Insurable acres seeded but not insured × \$1

TOTAL

Subtract Pre-plant or Premium Deposit —

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:

Crop(s)

Assigned to:

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)

Township (home farm)

Lot No.

Cont. No.

Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

(signature of agent)

(signature of insured person)

(date)

O. Reg. 313/81, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 26th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 314/81.

Crop Insurance Plan for Potatoes.

Made—February 24th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR POTATOES

1. The Plan in the Schedule is established for the insurance within Ontario of potatoes. O. Reg. 314/81, s. 1.

Schedule

Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Potatoes".

2. The purpose of this plan is to provide for insurance against a loss in production of potatoes resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

(a) "average farm yield" means the average of previous yields of the seeded acreage computed on the basis of acreage production

records of the insured person or on such other basis as the Commission approves;

(b) "hundredweight" means 100 pounds;

(c) "potatoes" means field run potatoes produced in Ontario for harvest after the 14th day of August in the crop year.

DESIGNATION OF PERILS

4. The following are designated as perils for the purpose of this plan:

1. Drought.
2. Excessive moisture.
3. Excessive rainfall.
4. Flood.
5. Frost.
6. Hail.
7. Insect infestation.
8. Plant disease.
9. Wind.

CROP YEAR

5. The crop year for potatoes is the period from the 1st day of March in any year to the 15th day of November next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for potatoes shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) the application for insurance in Form 1;
- (c) an endorsement for potatoes in Form 2.
- (d) the final acreage report in Form 3 for each crop year; and
- (e) any amendment to a document referred to in clause (a), (b), (c) or (d) agreed upon in writing.

7. An application for insurance shall,

- (a) be in Form 1;
- (b) be accompanied by a premium deposit of,

(i) \$1 per acre, or

(ii) \$15,

whichever is greater; and

(c) be filed with the Commission,

(i) in respect of acreage in the counties of Essex, Kent, Elgin and Norfolk, not later than the 1st day of April, and

(ii) in respect of all other acreage, not later than the 1st day of May,

in the crop year in respect of which it is made.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection (2) or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party made not later than the final date for application for the area and the crop year in which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in hundred-

weights of the total acreage planted to potatoes by the insured person in accordance with the regulations.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.
2. Following the second no claim year to 76 per cent of the average farm yield.
3. Following the third no claim year to 78 per cent of the average farm yield.
4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year where the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

(4) Where, in any year, a claim is paid in an amount less than one-half the total premium for that year, the coverage for the following year shall remain unchanged.

(5) The number of hundredweights determined under subsections (1), (2) and (3) constitutes the total guaranteed production under a contract of insurance.

10. The established price for potatoes is \$4 per hundredweight.

11. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per hundredweight prescribed in section 10.

PREMIUMS

12.—(1) The total premium is \$70 per acre.

(2) Notwithstanding subsection (1), the minimum premium payable by an insured person in each crop year is \$100.

(3) The premium prescribed by subsections (1) and (2) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person plants acreage to potatoes.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less

the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 14.

FINAL ACREAGE REPORTS

14.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after the planting of acreage to potatoes is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection (1) unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance

does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report.

FINAL DATE FOR PLANTING

17. For the purposes of this plan, the final date for planting potatoes in a crop year is the 15th day of June. O. Reg. 314/81, Sched.

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

Contract No.

Name of Insured

Address

City

Postal Code

Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm.)

HOME FARM

County

Township

Lot No.

Concession No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

Number of Acres: Owned ☐

Rented

Other ☐

Applicant states: Applied to

Fertilizer:

Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐

Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐

Full-time farmer: Yes ☐ No ☐ If no, state other occupation:

Name of Bank: Branch:

Type of farming operation:

For new contracts and endorsements only	To be completed by agent	NOTE: a premium deposit of \$15 is required for each crop plan if pre-plant coverage is not applied for	
Crop(s)	Average Farm Yield	Price Option	No. Acres

NOTE: A premium deposit must accompany this application. Complete section A or B.

A. Pre-plant: (All spring sown/planted acres must be included)

Deposit: × =

B. Premium Deposit: (All intended insured acres must be included)

Deposit: × =

I acknowledge receipt of above premium deposit:

.....
(signature of agent)

.....
(date)

.....
(signature of applicant)

Form 2

Crop Insurance Act (Ontario)

POTATO ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for potatoes under The Ontario Crop Insurance Plan for Potatoes, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder:

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover potatoes.

HARVESTING OF PLANTED ACREAGE

1.—(1) All acreage planted to potatoes in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the planted acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

(2) Where the harvesting of any planted acreage is not completed on the final date for the harvesting prescribed by the plan, the insured person shall forthwith notify the Commission in writing.

(3) Where the insured person fails to notify the Commission in accordance with subparagraph (2), no indemnity shall be paid in respect of the unharvested acreage.

STAGE 1

2.—(1) Stage 1 comprises the period from the date on which the planting of acreage to potatoes is completed to and including the 15th day of June.

(2) Where three acres or more of the insured crop is lost or damaged in Stage 1, the Commission, upon application therefor in writing by the insured person may consent in writing to,

- (a) the replanting of the damaged acreage provided that the replanting is completed not later than the 15th day of June; or
- (b) the abandonment or destruction of the insured crop on such damaged acreage and in such case the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is replanted to potatoes in accordance with clause (2) (a), the Commission shall pay an indemnity of \$150 for each acre

replanted and the contract of insurance shall continue to apply to such replanted acreage.

(4) Where the damaged acreage is replanted to another crop, the Commission shall pay an indemnity of \$150 per acre and the contract of insurance shall terminate with respect to such acreage.

(5) Where the damaged acreage is destroyed or abandoned in accordance with clause (2) (b), the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying,

- (a) 50 per cent of the guaranteed production for the damaged acreage; or
- (b) the difference between the guaranteed production and the potential production determined under subparagraph (2) for the damaged acreage,

whichever is the lesser by the established price per hundredweight.

(6) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and, in such case, no further indemnity shall be payable in respect of the damaged acreage.

STAGE 2

3.—(1) Stage 2 commences on the 16th day of June and for any part of the planted acreage ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where,

- (a) damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph (2); or
- (b) the harvesting of any planted acreage is not completed on the date determined therefor,

the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the amount by which the guaranteed production for the damaged or unharvested acreage, as the case may be,

exceeds the potential production determined therefor by the price per hundredweight.

(4) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (3) shall not be taken into account in the final adjustment of loss.

(5) Where the actual production of the acreage harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per hundredweight.

FINAL ADJUSTMENT OF LOSS FOR
TOTAL PLANTED ACREAGE

4.—(1) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but, subject to subparagraph (2), where the actual production of any harvested acreage or the potential production of any unharvested acreage exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per hundredweight.

(2) No more than one indemnity payment with respect to the same planted acreage shall be paid in any one of the Stages.

(3) Where a loss resulted partly from a peril insured against and partly from a cause of loss not insured against, the Commission shall determine the amount of the loss not insured against, and the indemnity payable by the Commission under the contract shall be reduced accordingly.

(4) Where the insured acreage or any part thereof is harvested prior to the 15th day of August in the crop year, the yield to count shall be deemed to be not less than the guaranteed production for such acreage.

DAMAGED AFTER HARVEST

5.—(1) No indemnity shall be paid in respect of any loss or damage suffered by the insured crop after harvest and, subject to subparagraph (2), no indemnity shall be paid with respect to potatoes in storage.

(2) Where, as a result of frost damage prior to harvest, the insured crop or any part thereof breaks down in storage, the Commission shall pay an indemnity therefor provided,

- (a) notice of frost damage was received by the Commission prior to harvest; and
- (b) the damaged potatoes are clearly identified in storage to the satisfaction of the Commission.

MEASUREMENT OF YIELD

6. The Commission may measure the yield of the insured crop either before or after harvest by such means as it deems proper.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

7.—(1) Where the actual planted acreage of potatoes in a crop year is less than the planted acreage declared on the final acreage report, the total guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual planted acreage of potatoes in a crop year exceeds the planted acreage declared on the final acreage report, the total guaranteed production shall remain unchanged.

NOTICE OF LOSS OR DAMAGE

8. Where loss or damage to the insured crop results from one or more of the perils insured against and the damage was occasioned at a readily ascertainable time, the insured person shall notify the Commission forthwith by telephone and shall confirm in writing within twenty-four hours of such time.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at
this day of 19....

Duly authorized Representative	General Manager
	O. Reg. 314/81, Form 2

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

PREMIUM CALCULATIONS

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
						×	\$	\$
						×	\$	\$
						×	\$	\$
						×	\$	\$
Reseeded Acres					No. of Acres Reseeded		Premium per acre (if any)	
From (Crop)		to (Crop)						
						×	\$	\$

Pre-plant Coverage.....acres is \$.....per acre

Unseeded acres × \$1 =

Insurable acres seeded but not insured × \$1 =

TOTAL

Subtract Pre-plant or Premium Deposit —

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:

Crop(s)

Assigned to:

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)

Township (home farm)

Lot No

Con. No

Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

.....
(signature of agent)

.....
(signature of insured person)

.....
(date)

O. Reg. 314/81, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 24th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 315/81.

Crop Insurance Plan for Rutabagas.

Made—February 26th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR RUTABAGAS

1. The Plan in the Schedule is established for
the insurance within Ontario of rutabagas. O. Reg.
315/81, s. 1.

Schedule

Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop
Insurance Plan for Rutabagas".

2. The purpose of this plan is to provide for insur-
ance against a loss in production of rutabagas resulting
from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

(a) "average farm yield" means the average of
previous yields of the seeded acreage com-
puted on the basis of acreage production
records of the insured person or on such other
basis as the Commission approves;

(b) "rutabagas" means field run rutabagas pro-
duced in Ontario;

(c) "ton" means 2000 pounds.

DESIGNATION OF PERILS

4. The following are designated as perils for the
purpose of this plan:

1. Drought.
2. Excessive moisture.
3. Excessive rainfall.
4. Flood.
5. Frost.
6. Hail.

7. Insect infestation.
8. Plant disease.
9. Wind.

CROP YEAR

5. The crop year for rutabagas is the period from the 1st day of March in any year to the 15th day of November next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for rutabagas shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) the application for insurance in Form 1;
- (c) an endorsement for rutabagas in Form 2.
- (d) the final acreage report in Form 3 for each crop year; and
- (e) any amendment to a document referred to in clause (a), (b), (c) or (d) agreed upon in writing.

7. An application for insurance shall,

- (a) be in Form 1;
- (b) be accompanied by a premium deposit of,
 - (i) \$1 per acre, or
 - (ii) \$15,

whichever is greater; and

- (c) be filed with the Commission not later than the 1st day of May in the crop year in respect of which it is made.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection (2) or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party made not later than the 1st day of May in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in tons of the total acreage planted to rutabagas by the insured person in accordance with the regulations.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.
2. Following the second no claim year to 76 per cent of the average farm yield.
3. Following the third no claim year to 78 per cent of the average farm yield.
4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year where the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

(4) Where, in any year, a claim is paid in an amount less than one-half the total premium for that year, the coverage for the following year shall remain unchanged.

(5) The number of tons determined under subsections (1), (2) and (3) constitutes the total guaranteed production under a contract of insurance.

10. The established price for rutabagas is \$40 per ton.

11. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per ton prescribed in section 10.

PREMIUMS

12.—(1) The total premium is \$50 per acre.

(2) Notwithstanding subsection (1), the minimum premium payable by an insured person in each crop year is \$50.

(3) The premium prescribed by subsections (1) and (2) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person plants acreage to rutabagas.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 14.

FINAL ACREAGE REPORT

14.—(1) Every insured person shall file with the Commission in each crop year a final report in Form 3 within ten days after the planting of acreage to rutabagas is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection (1) unless, within ten days from the mailing or delivery of the notification by the Commis-

sion, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

(a) prepare the final acreage report; or

(b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report. O. Reg. 315/81, Sched.

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
Contract No. Name of Insured

.....
Address

.....
City Postal Code Telephone No.

(The Applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of the farm)

HOME FARM

.....
County Township Lot No. Commission No.

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of the application the following facts are stated:

Number of Acres: Owned ☐ Rented ☐ Other ☐

Years growing crop(s) applied for

Form 2

Crop Insurance Act (Ontario)

RUTABAGA ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for rutabagas under The Ontario Crop Insurance Plan for Rutabagas, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover rutabagas.

HARVESTING OF PLANTED ACREAGE

1. All acreage planted to rutabagas in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the planted acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

2.—(1) Where loss or damage to one acre or more of the insured crop occurs at any time after the completion of planting, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) replanting of the damaged acreage; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(2) Where the damaged acreage is replanted to the insured crop in accordance with clause (1) (a), a benefit of \$20 for each acre so replanted shall be paid and the contract of insurance shall continue to apply to such replanted acreage.

(3) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (1) (b), a benefit of \$20 for each acre so abandoned or destroyed shall be paid and the contract of insurance shall cease to apply to such acreage.

(4) Where the damaged acreage is not used for any other purpose or the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (3) shall not be taken into account in the final adjustment of loss.

(5) Where harvesting has been completed, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per ton.

FINAL ADJUSTMENT OF LOSS FOR TOTAL PLANTED ACREAGE

3.—(1) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all loss calculations applicable to such acreage, but where the actual production of any harvested acreage or the potential production of any unharvested acreage exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per ton.

(2) Where a loss resulted partly from a peril insured against and partly from a cause of loss not insured against, the Commission shall determine the amount of the loss not insured against, and the indemnity payable by the Commission under the contract shall be reduced accordingly.

DAMAGE AFTER HARVEST

4.—(1) No indemnity shall be paid in respect of any loss or damage suffered by the insured crop after harvest and, subject to subparagraph (2), no indemnity shall be paid with respect to rutabagas in storage.

(2) Where, as a result of damage from an insured peril prior to harvest, the insured crop or any part thereof breaks down in storage, the Commission shall pay an indemnity thereof provided,

- (a) notice of damage was received and inspection was made by the Commission prior to harvest; and
- (b) the damaged rutabagas are clearly identified in storage to the satisfaction of the Commission.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

5.—(1) Where the actual planted acreage of rutabagas in a crop year is less than the planted acreage declared on the final acreage report, the total guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual planted acreage of rutabagas in a crop year exceeds the planted acreage declared on the final acreage report, the guaranteed production shall be reduced proportionately.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be

binding upon the Commission until countersigned by a
duly authorized representative thereof.

Duly authorized
Representative

General Manager

Countersigned and dated at
thisday of, 19....

O. Reg. 315/81, Form 2.

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance,
your average farm yield and insurance coverage have been
calculated as follows:

PREMIUM CALCULATIONS

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
						×	\$	\$
						×	\$	\$
						×	\$	\$
						×	\$	\$
Reseeded Acres					No. of Acres Reseeded		Premium per acre (if any)	
From (Crop)		To (Crop)						
						×	\$	\$

Pre-plant Coverageacres is \$.per acre

Unseeded acres × \$1 =

Insurable acres seeded but not insured × \$1 =

TOTAL

Subtract Pre-plant or Premium Deposit --

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:	
Crop(s)	
Assigned to:	

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)	Township (home farm)	Lot No.	Con. No.	Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

.....
(signature of agent)

.....
(signature of insured person)

.....
(date)

O. Reg. 315/81, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 26th day of February, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 316/81.

Crop Insurance Plan for Spanish Onions.

Made—February 24th, 1981.

Approved—May 1st, 1981.

Filed—May 11th, 1981.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN FOR SPANISH ONIONS

1. The plan in the Schedule is established for the insurance within Ontario of spanish onions. O. Reg. 316/81, s. 1.

Schedule

Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Spanish Onions".

2. The purpose of this plan is to provide for insurance against a loss in the production of spanish onions resulting from one or more of the perils designated in section 4.

3. In this plan,

(a) "average farm yield" means the average of previous yields of the seeded acreage computed on the basis of acreage production

records of the insured person or on such other basis as the Commission approves;

(b) "bag" means 50 pounds; and

(c) "onions" means field run spanish onions grown from transplants.

DESIGNATION OF PERILS

4.—(1) Subject to subsection (2), the following are designated as perils for the purposes of this plan:

1. Excessive rainfall.
2. Flood.
3. Frost.
4. Hail.
5. Insect infestation.
6. Plant disease.
7. Wind.

(2) This contract does not insure against a loss in the production of onions in a crop year resulting from insect infestation or plant disease unless the insured person establishes that he followed a recommended control program during the crop year.

5. The crop year for onions is the period from the 1st day of March in any year to the 31st day of October next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for onions shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 231 of Revised Regulations of Ontario, 1980;
- (b) the application for insurance in Form 1;
- (c) an endorsement for onions in Form 2;
- (d) the final acreage report in Form 3 for each crop year; and
- (e) any amendment to a document referred to in clause (a), (b), (c) or (d) agreed upon in writing.

7.—(1) An application for insurance shall,

- (a) be in Form 1;
- (b) be accompanied by a premium deposit of at least \$100; and

(c) be filed with the Commission not later than the 1st day of April in the crop year in respect of which it is made.

(2) Premium deposits prescribed by clause (1) (b) shall not be refundable unless no acreage is planted to onions.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection (2) or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of April in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections (2), (3) and (4), the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bags of the total acreage planted to onions by the insured person in accordance with the regulations.

(2) The coverage provided under subsection (1) shall be increased following each consecutive no claim year as follows:

1. Following the first no claim year to 73 per cent of the average farm yield.
2. Following the second no claim year to 76 per cent of the average farm yield.
3. Following the third no claim year to 78 per cent of the average farm yield.
4. Following the fourth no claim year to a maximum of 80 per cent of the average farm yield.

(3) The coverage provided under subsections (1) and (2) shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection (2), except that where a claim occurs in a year where the coverage is 70 per cent, the coverage shall be reduced to a minimum of 65 per cent.

(4) Where, in any year, a claim is paid in an amount less than one-half the total premium for that year, the coverage for the following year shall remain unchanged.

(5) The number of bags determined under subsections (1), (2) and (3) constitutes the total guaranteed production under a contract of insurance.

10. For the purposes of this plan the established price for onions is \$4 per bag.

11. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per bag prescribed in section 10.

PREMIUMS

12.—(1) The total premium is \$130 per acre.

(2) The premium prescribed by subsection (1) includes payments in respect of premiums made by the Government of Canada under the *Crop Insurance Act* (Canada).

13.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person plants acreage to onions.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium less the premium deposit prescribed by subsection (3), to the Commission at the time he files the final acreage report prescribed by section 14.

(3) Where a renewal premium is payable in respect of a crop year, the insured person shall, not later than the 1st day of April in the crop year, pay a premium deposit in accordance with clause 7 (1) (b).

FINAL ACREAGE REPORT

14.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after the planting of acreage to onions is complete.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

15.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection (1) unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection (2), it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed.

(4) A final acreage report revised under this section shall, failing notice under subsection (2), constitute the final acreage report for the crop year.

16.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

(a) prepare the final acreage report; or

(b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection (1), the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report. O. Reg. 316/81, Sched.

Form 1

Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(Surname) (name of person, corporation or partnership and if partnership, names of all partners)

.....
(Given or Christian Names)

(The applicant must be either an owner-operator or a tenant-operator. An operator is one who controls or directs the operation of a farm.)

HOME FARM

Lot # Conc. #
 (postal address) (county)

 (postal code) (telephone)

applies for crop insurance under the *Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

1. Contract number, if any:
2. Number of acres: Owned ☐ Rented ☐ Other ☐
3. Years growing crop(s) applied for:
4. Fertilizer:
5. Drainage: Systematic ☐ Tiled in low runs ☐ Naturally drained ☐ Undrained ☐
6. Planting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐
7. Weed Control—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐
8. Harvesting—To be completed by: Own equipment ☐ Shared equipment ☐ Custom operator ☐
9. Full-time farmer: Yes ☐ No ☐ If no, state other occupation
10. Name of Bank: Branch:
11. Type of farming operation:
12. Crop(s) applied for are:

FOR NEW CONTRACTS AND/OR ENDORSEMENTS ONLY		TO BE COMPLETED BY AGENT NOTE: A premium deposit of \$15 is required for each crop plan, if Pre-plant coverage not applied for	
Crop(s)	No. Acres	Average Farm Yield	Price Option

I acknowledge receipt of:

(a) Deposit premium Pre-plant coverage × \$1 =
 (CROPS)
 or

(b) Deposit premium: \$1 × = \$
 (CROPS)

Agent Agency No.

This application is subject to approval by The Crop Insurance Commission of Ontario.

Dated at
 (month) (year)

Form 2

Crop Insurance Act (Ontario)

ONION ENDORSEMENT

WHEREAS the insured person has applied for crop insurance under The Ontario Crop Insurance Plan for Spanish Onions hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to the *Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover spanish onions.

HARVESTING OF PLANTED ACREAGE

1. All acreage planted to onions in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the planted acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

2. For the purposes of determining the loss in production of onions in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 3 and 4.

STAGE 1

3.—(1) Stage 1 comprises the period from the 15th day of April to and including the 20th day of May in the crop year.

(2) Where loss or damage to one acre or more of the insured crop occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) the replanting of the damaged acreage, provided that the replanting is completed not later than the 20th day of May; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage.

(3) Where the damaged acreage is replanted to onions in accordance with clause (2) (a), the Commission shall pay an indemnity of \$500 for each acre replanted and the contract of insurance shall continue to apply to such acreage.

(4) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause (2) (b), the Commission shall pay an indemnity of \$500 per acre and the contract of insurance shall terminate with respect to such acreage.

(5) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and, in such case, no further indemnity shall be payable in respect of the damaged acreage.

STAGE 2

4.—(1) Stage 2 commences on the 21st day of May in the crop year and, with respect to any part of the planted acreage, ends on completion of harvesting.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof and the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the amount by which the guaranteed production for the damaged acreage exceeds the potential production determined therefor by the established price per bag.

(3) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph (2) shall not be taken into account in the final adjustment of loss.

(4) Where the actual production of the acreage harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per bag.

FINAL ADJUSTMENT OF LOSS FOR TOTAL PLANTED ACREAGE

5.—(1) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but subject to subparagraph (2), where,

- (a) the actual production of any harvested acreage; or

(b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per bag.

(2) Notwithstanding subparagraph (1), no indemnity paid in Stage 1 shall be subject to reduction under this paragraph.

(3) In no case shall indemnity be paid for acreage in excess of the total insured acreage.

(4) Where, as the result of an insured peril, the quality of the crop is reduced, the actual production of any onions sold at a grade below Canada No. 1 shall be deemed to be reduced by 60 per cent.

DAMAGE AFTER HARVEST

6. No indemnity shall be paid in respect of any loss or damage suffered by the insured crop after combining and in no case shall any indemnity be paid with respect to onions in storage.

INCORRECT ACREAGE IN FINAL ACREAGE REPORT

7.—(1) Where the actual planted acreage of onions in a crop year is less than the planted acreage declared on the final acreage report, the total guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual planted acreage of onions in a crop year exceeds the planted acreage declared on the final acreage report, the guaranteed production shall be reduced proportionately.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at

this day of, 19....

.....
Duly authorized
Representative

.....
General Manager

O. Reg. 316/81, Form 2.

Form 3

Crop Insurance Act (Ontario)

FINAL ACREAGE REPORT

Contract No.

Pursuant to your renewal notice and application for insurance, your average farm yield and insurance coverage have been calculated as follows:

PREMIUM CALCULATIONS

Crop	Average Farm Yield	% Coverage	Insurance Guarantee per Acre	Price Option	Total Acres Seeded		Premium per Acre	Gross Premium
						×	\$	\$
						×	\$	\$
						×	\$	\$
						×	\$	\$
Reseeded Acres					No. of Acres Reseeded		Premium per acre (if any)	
From (Crop)		To (Crop)						
						×	\$	\$

Pre-plant Coverageacres is \$per acre

Unseeded acres × \$1 =

Insurable acres seeded but not insured × \$1 =

TOTAL

Subtract Pre-plant or Premium Deposit —

Balance of Premium Payable

This form together with your payment for the balance of premium (amount shown above) must be returned to your agent immediately upon completion of seeding spring crops.

I hereby assign my right to indemnity under this contract as follows:

Crop(s)

Assigned to:

A formal acknowledgement of premium payment and insurance coverage will be mailed to you.

County (home farm)	Township (home farm)	Lot No.	Con No.	Telephone No.

I acknowledge receipt of
above premium balance:

The information set forth in
this report is true and correct.

(signature of agent)

(signature of insured person)

(date)

O. Reg. 316/81, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 24th day of February, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 317/81.

County of Halton (now The Regional
Municipality of Halton), Town of
Oakville.

Made—May 11th, 1981.

Filed—May 11th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 481/73 is amended by
adding thereto the following section:

57. Notwithstanding any other provision of this
Order, the land described in Schedule 46 may be used
for the erection and use thereon of a single-family
dwelling and buildings and structures accessory
thereto provided the following requirements are met:

Maximum floor area of
single-family dwelling 200 square metres

Maximum height of
single-family dwelling 7.8 metres

O. Reg. 317/81, s. 1.

2. The said Regulation is further amended by
adding thereto the following Schedule:

Schedule 46

That parcel of land situate in the Town of Oakville
in The Regional Municipality of Halton, formerly in
the Township of Trafalgar in the County of Halton,
and being that part of the southeasterly half of the
northeasterly half of Lot 1 in Concession IV of the
New Survey of the said former Township of Trafalgar
more particularly described as follows:

Premising that the northwesterly limit of the road
allowance between the Old and New Surveys of the
said former Township of Trafalgar has a bearing of
north 38° 22' east and relating all bearings herein
thereto;

Commencing at an iron pipe planted at the most
southerly angle of the said southeasterly half of the
northeasterly half of the said Lot 1 being the inter-
section of the northwesterly limit of the road allowance
between the Old and New Surveys of the said former
Township of Trafalgar and the line of a fence marking
the boundary between the northeasterly and south-
westerly halves of the said Lot;

Thence north 44° 48' west along the said wire fence a
distance of 170 feet to a point;

Thence north 38° 22' east parallel to the northwesterly
limit of the said road allowance between the Old and
New Surveys a distance of 150 feet to a point;

Thence south 44° 48' east a distance of 170 feet to a point in the northwesterly limit of the said road allowance;

Thence south 38° 22' west a distance of 150 feet to the point of commencement.

Excepting therefrom the lands conveyed by the grantor to the Corporation of the former Township of Trafalgar for road widening purposes which lands may be more particularly described as follows:

Commencing at an iron pipe planted at the most southerly angle of the said southeasterly half of the northeasterly half of the said Lot 1 being at the intersection of the northwesterly limit of the said road allowance between the Old and New Surveys of the former Township of Trafalgar and the line of a fence marking the boundary between the northeasterly and southwesterly halves of the said Lot 1;

Thence north 44° 48' west along the said wire fence a distance of 10.07 feet to a point;

Thence north 38° 22' east parallel to the northwesterly limit of the said road allowance a distance of 150 feet to a point;

Thence south 44° 48' east a distance of 10.07 feet to an iron pipe planted in the northwesterly limit of the said road allowance;

Thence south 38° 22' west a distance of 150 feet to the point of commencement. O. Reg. 317/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 11th day of May, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 318/81.

Exemption—Ministry of Government
Services—MGS-44.

Made—May 5th, 1981.

Approved—April 9th, 1981.

Filed—May 12th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF GOVERNMENT SERVICES—MGS-44

Having received a request from the Minister of Government Services that an undertaking, namely:

Replacement of the existing steam heating plant by the construction of individual heating plants for twenty structures at the Huron Industrial Park in Huron Park, Stephen Township, Huron County,

be exempted from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following damage or interference with the person indicated will occur:

- A. The Crown will be damaged and interfered with by the undue expense required to prepare an environmental assessment for an undertaking that will have no significant adverse effect on the environment, and that is needed by the Ontario Development Corporation to overcome current operational problems associated with the presently existing heating facilities which are inadequate for present and future requirements.

Having weighed such damage or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario by the environment, which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Minister of Government Services has informed me that the undertaking is unlikely to have any significant adverse environmental impacts and that adequate gas, electricity and water services exist to accommodate the proposed development.

This exemption order is subject to the following terms and conditions:

1. That tenders for the construction of the facility be awarded no later than June 30, 1981. O. Reg. 318/81.

HARRY PARROTT
Minister of the Environment

Dated this 5th day of May, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 319/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—May 9th, 1981.

Filed—May 13th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph (ii) of section 2 of Ontario Regulation 479/73, as remade by section 1 of Ontario Regulation 242/76 and amended by section 1 of Ontario Regulation 548/76, section 1 of Ontario Regulation 327/77, section 1 of Ontario Regulation 815/77, section 1 of Ontario Regulation 760/80 and section 1 of Ontario Regulation 245/81, is further amended by adding thereto the following subparagraphs:

- l. that part of Lot 8 in Concession II designated as Part 21 on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-4565.

- m. that part of Lot 8 in Concession II more particularly described as follows:

Beginning at the intersection of the northwesterly limit of the said Lot 8 and the northwesterly limit of Part 20 as shown on a Plan deposited in the Land Registry Office for the Registry Division of Peel (No. 43) as Number 43R-4565;

Thence southwesterly along the said northwesterly limit to the southwesterly limit of Part 23 of the said Plan 43R-4565;

Thence northwesterly along the northwesterly prolongation of the said southwesterly limit of the said Part 23 to the northwesterly limit of the said Lot 8;

Thence southwesterly along the said northwesterly limit to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 9th day of May, 1981.

THE LIVE STOCK MEDICINES ACT

O. Reg. 320/81.

General.

Made—May 8th, 1981.

Filed—May 13th, 1981.

REGULATION TO AMEND REGULATION 587 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE LIVE STOCK MEDICINES ACT

1. Item 9 of the Schedule to Regulation 587 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following sub-items:

- va. Equine Encephalomyelitis Vaccine in killed virus form

- xxi. Viral Arthritis Vaccine for Poultry Tenosynovitis

THE FUR FARMS ACT

O. Reg. 321/81.

General.

Made—May 8th, 1981.

Filed—May 13th, 1981.

REGULATION TO AMEND REGULATION 400 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE FUR FARMS ACT

1. Section 5 of Regulation 400 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following item:
2. The species *Nyctereutes procyonoides*, commonly known as Finn-raccoon.

THE ONTARIO AGRICULTURAL MUSEUM ACT

O. Reg. 322/81.

Fees.

Made—May 8th, 1981.

Filed—May 13th, 1981.

REGULATION TO AMEND
REGULATION 698 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE ONTARIO AGRICULTURAL MUSEUM
ACT

1. Section 2 of Regulation 698 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
2. The fee for entrance to the Museum is,
 - (a) for each adult, \$2.50;
 - (b) for each child, \$1.00;
 - (c) for each senior citizen who is in possession of proof of age, \$1.25;
 - (d) for each student, \$1.50;
 - (e) for each family, \$6.00; and
 - (f) for members of group tours,
 - (i) for each adult, \$2.00,
 - (ii) for each secondary school student, \$1.50, and
 - (iii) for each elementary school student, \$1.00. O. Reg. 322/81, s. 1.

THE PITS AND QUARRIES CONTROL
ACT

O. Reg. 323/81.
General.
Made—May 8th, 1981.
Filed—May 13th, 1981.

REGULATION TO AMEND
REGULATION 784 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE PITS AND QUARRIES CONTROL ACT

1. Section 6 of Regulation 784 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following subsection:
 - (7) Subsections (1) to (6) as they existed on the 31st day of December, 1980 continue to apply in respect of the calendar year 1980. O. Reg. 323/81, s. 1.

THE PLANNING ACT

O. Reg. 324/81.

Delegation of Authority of Minister
under Section 53 of the Planning
Act—Condominium Plans.
Made—May 8th, 1981.
Filed—May 14th, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 891/80
MADE UNDER
THE PLANNING ACT

1. Section 1 of Ontario Regulation 891/80 is amended by adding thereto the following paragraph:
 9. The Regional Municipality of Halton.
2. Clause 2 (a) of the said Regulation is revoked and the following substituted therefor:
 - (a) any application for approval or exemption of a description received by the Minister before,
 - (i) the 1st day of November, 1980 with respect to lands in a municipality named in paragraphs 1 to 8 of section 1, or
 - (ii) the 15th day of May, 1981 with respect to lands in The Regional Municipality of Halton;
3. This Order comes into force on the 15th day of May, 1981.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 8th day of May, 1981.

THE FARM PRODUCTS MARKETING
ACT

O. Reg. 325/81.
Turkeys—Marketing.
Made—May 12th, 1981.
Filed—May 14th, 1981.

REGULATION TO AMEND
REGULATION 385 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. Regulation 385 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

19. The local board, in carrying out the powers vested in it under paragraph 4 of section 11, shall take into account levies, licence fees or service charges imposed on producers that are used by the local board to stimulate, increase or improve the marketing of turkeys. O. Reg. 325/81, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

JOHN H. KRAUTER
Chairman

J. SANDEVER
Acting Secretary

Dated at Toronto, this 12th day of May, 1981.

THE PLANNING ACT

O. Reg. 326/81.

Restricted Area—District of Kenora,
Township of Wainwright.

Made—May 6th, 1981.

Filed—May 15th, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREA—DISTRICT OF KENORA, TOWNSHIP OF WAINWRIGHT

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which kitchen and sanitary facilities are provided for the exclusive use of such family with a private entrance from outside the building or from a common hallway or stairway inside the building;
- (c) "mobile home" means any dwelling unit that is designated to be made mobile and constructed or manufactured to provide permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;
- (d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 326/81, s. 1.

2. This Order applies to that parcel of land situated in the geographic Township of Wainwright in the Territorial District of Kenora, being that part of Lot 5 in Concession I shown as Part 1 on a Plan deposited in the Land Registry Office for the Land Titles Division of Kenora (No. 23) as Number 23R-4903. O. Reg. 326/81, s. 2.

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 326/81, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on the said Part 1 of Plan 23R-4903 is prohibited except the location and use thereon of a mobile home park containing 37 mobile home sites, including 22 existing mobile home sites.

(2) Not more than one mobile home shall be located on any mobile home site.

(3) Buildings and structures accessory to the mobile home may be erected and used on a mobile home site.

(4) Each mobile home site shall have a minimum area of 511 square metres. O. Reg. 326/81, s. 4.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 326/81, s. 5.

6. Ontario Regulation 1135/80 is revoked. O. Reg. 326/81, s. 6.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 6th day of May, 1981.

THE PLANNING ACT

O. Reg. 327/81.

Restricted Area—Territorial District
of Kenora.

Made—May 6th, 1981.

Filed—May 15th, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREA—TERRITORIAL
DISTRICT OF KENORA

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
- (b) "dwelling unit" means one or more habitable rooms occupied or capable of being occupied by a family as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided for the exclusive use of such family;
- (c) "mobile home" means any dwelling unit that is designed to be made mobile and constructed or manufactured to provide a permanent residence for one or more persons, but does not include a travel trailer or tent trailer or otherwise;
- (d) "mobile home site" means an area of land within a mobile home park that is intended to be occupied by one mobile home. O. Reg. 327/81, s. 1.

2. This Order applies to that parcel of land situate in unorganized unsurveyed territory in the Territorial District of Kenora, being that part of Summer Resort Location L.K. 324 on the west shore of Pistol Lake and northeast of Minaki on the Canadian National Railways, designated as parts 1 and 2 on a Plan of Survey on record in the Land Registry Office for the Land Titles Division of Kenora (No. 23) as Number 23R-4963 and being the remainder of Parcel 15400 District of Kenora Freehold. O. Reg. 327/81, s. 2.

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 327/81, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures on the land to which this Order applies is prohibited except the location and use thereon of a mobile home park containing not more than two mobile homes sites.

(2) One mobile home may be located and used on each mobile home site.

(3) Buildings and structures accessory to the mobile home may be erected and used on a mobile home site.

(4) Each mobile home site shall have a minimum area of 1,400 square metres. O. Reg. 327/81, s.

5.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 327/81, s.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 6th day of May, 1981.

THE LIQUOR LICENCE ACT

O. Reg. 328/81.

Possession of Liquor in Charles Daley Park.

Made—May 15th, 1981.

Filed—May 15th, 1981.

REGULATION MADE UNDER
THE LIQUOR LICENCE ACT

POSSESSION OF LIQUOR IN
CHARLES DALEY PARK

1. Notwithstanding subsection 45 (3) of the Act, no person shall, from and including the 15th day of May, 1981 to and including the 26th day of June, 1981, have or keep in his possession or custody liquor in Charles Daley Park, managed and controlled by the Niagara Parks Commission. O. Reg. 328/81, s. 1.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 329/81.

County of Peel (now The Regional Municipality of Peel), Town of Mississauga (now Part of the City of Brampton and Part of the City of Mississauga).

Made—May 11th, 1981.

Filed—May 19th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 479/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Paragraph (xvi) of section 2 of Ontario Regulation 479/73, as remade by section 1 of Ontario Regulation 857/77, is amended by adding thereto the following subparagraphs:

46. that part of Lot 11 in Concession II, north of Dundas Street, being that part of Lot 13, as shown on a Plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number A-24, designated as parts 3 and 4 on a Plan deposited in the said Land Registry Office as Number 43R-8642.

47. that part of lot 11 in Concession II, north of Dundas Street, being part of Lot 13, as shown on a Plan registered in the Land Registry Office for the Registry Division of Peel (No. 43) as Number A-24, more particularly described as follows:

Beginning at a point in the southerly limit of the said Lot 13, the said point being distant 30.48 metres measured westerly therealong from the southeasterly angle of the said Lot 13;

Thence northerly and parallel with the easterly limit of the said Lot a distance of 75.20 metres to a point;

Thence in a westerly direction to intersect a northwesterly limit of Part 2 designated on a Plan deposited in the said Land Registry Office as Number 43R-8642 having a bearing of north 59° 47' 10" east, the said direction being toward a point distant

76.20 metres measured southwesterly from the northeasterly limit of the said Lot 13 along a line parallel with and distant 18.28 metres measured southeasterly limit of the said Lot 13;

Thence northeasterly along the northwesterly limit of the said Part 2 to an angle in the said Part;

Thence north 84° 04' 45" east along the northerly limit of the said Plan Number 43R-8642 a distance of 41.36 metres to a point;

Thence south 49° 30' 20" east along the northeasterly limit of the said Plan 68.30 metres to the southeasterly limit of the said Lot 13;

Thence south 44° 34' west along the said southeasterly limit 14.69 metres to the place of beginning.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 11th day of May, 1981.

THE ONTARIO ENERGY BOARD ACT

O. Reg. 330/81.

General.

Made—May 14th, 1981.

Filed—May 19th, 1981.

REGULATION TO AMEND REGULATION 700 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ONTARIO ENERGY BOARD ACT

1. Regulation 700 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

5a. Hiram Walker Resources Ltd. is exempted from the operation of or compliance with subsection 26 (2) of the Act in respect of the acquisition by way of share exchange of all of the outstanding 7½ per cent voting preference shares, 9 per cent convertible preference

shares and common shares of Hiram Walker-Consumers Home Ltd. pursuant to an arrangement made under the provisions of the *Business Corporations Act* between Hiram Walker-Consumers Home Ltd. and its shareholders dated the fifteenth day of December, 1980. O. Reg. 330/81, s. 1.

THE HEALTH INSURANCE ACT

O. Reg. 331/81.
General.
Made—May 14th, 1981.
Filed—May 19th, 1981.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HEALTH INSURANCE ACT

- 1.—(1) Subsection 47 (3) of Regulation 452 of Revised Regulations of Ontario, 1980, exclusive of the paragraphs, is revoked and the following substituted therefor:

(3) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of January, 1980, but before the 1st day of April, 1981, the fee listed for such services in the following fee Schedule:

(2) Section 47 of the said Regulation is amended by adding thereto the following subsection:

(3a) The amount payable by the Plan for the services prescribed in subsection (1) is, where the services are provided to an insured person on or after the 1st day of April, 1981, the fee listed for such services in the following fee Schedule:

1. Oculo-Visual Assessment\$21.70
2. Oculo-Visual Re-Assessment 15.40
3. Partial Oculo-Visual Assessment 9.45

O. Reg. 331/81, s. 1 (2).

THE HEALTH INSURANCE ACT

O. Reg. 332/81.
General.
Made—May 14th, 1981.
Filed—May 19th, 1981.

REGULATION TO AMEND
REGULATION 452 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE HEALTH INSURANCE ACT

- 1. Subsection 52 (3) of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(3) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of January, 1980 and before the 1st day of April, 1981 is 39 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16 as it existed on the 18th day of May, 1981.

(3a) The amount payable by the Plan for an insured service rendered by a laboratory on or after the 1st day of April, 1981 is 40.8 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16. O. Reg. 332/81, s. 1.
- 2. Paragraph 7 of subsection 53 (2) of the said Regulation is revoked.
- 3. Paragraph 1 of subsection 55a (2) of the said Regulation, as made by section 2 of Ontario Regulation 298/81, is revoked and the following substituted therefor:

1. Any service or examination for the purpose of legal requirements or proceedings, other than an examination rendered,

(a) by a psychiatrist, who is not a member of the medical staff of a psychiatric facility in which a patient is detained, for the purpose of clause 35 (4) (b) of the *Mental Health Act*;

(b) and documentation prepared by a physician for the purpose of an investigation or confirmation of an alleged sexual assault.
- 4. Subsection 59 (1) of the said Regulation is revoked and the following substituted therefor:

(1) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of January, 1980 and before the 1st day of April, 1981 is the lesser of,

(a) the amount actually billed by the physician;
or

(b) the amount set out opposite the service in Schedule 15 as it existed on the 18th day of May, 1981 or 39 cents multiplied by the applicable individual unit value for such ser-

vice set out opposite the service in Schedule 16 as it existed on the 18th day of May, 1981, as the case may be.

(1a) The amount payable by the Plan for an insured service rendered by a physician outside Ontario to an insured person on or after the 1st day of April, 1981 is the lesser of,

- (a) the amount actually billed by the physician; or
- (b) the amount set out opposite the service in Schedule 15 or 40.8 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 332/81, s. 4.

5. Section 61 of the said Regulation is revoked and the following substituted therefor:

61.—(1) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of January, 1980 and before the 1st day of April, 1981 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person 39 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16 as it existed on the 18th day of May, 1981.

(2) Where an insured person, while outside Ontario, received an insured service rendered by a laboratory on or after the 1st day of April, 1981 and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of the insured person 40.8 cents multiplied by the applicable individual unit value for such service set out opposite the service in Schedule 16. O. Reg. 332/81, s. 5.

6.—(1) Subsection 67 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The amount payable by the Plan for an insured service rendered to an insured person during

the period set out in Column 1 of Table 4 by a physician in Ontario is,

- (a) the amount set out opposite the service in Schedule 15 as it existed on the 18th day of May, 1981 or 39 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16 as it existed on the 18th day of May, 1981, as the case may be; or
- (b) where the service is rendered in a physician's private office and is under the heading "Diagnostic Radiology" of Schedule 15 as it existed on the 18th day of May, 1981, the amount set out opposite thereto in Column P and that per cent, set out opposite in Column 2 of Table 4, of the amount set out opposite thereto in Column T, except for those services coded as X195, X166, X666, X695, X196, X696, X197, X697, X189, and X689, in which case, the amount set out opposite the service.

(2a) The amount payable by the Plan for an insured service rendered by a physician in Ontario to an insured person on or after the 1st day of April, 1981, is the amount set out opposite the service in Schedule 15 or 40.8 cents multiplied by the individual applicable unit value for such service set out opposite the service in Schedule 16, as the case may be. O. Reg. 332/81, s. 6 (1).

(2) Subsection 67 (5) of the said Regulation is amended by adding thereto the following paragraph:

6. Accounts for the performance of an examination rendered to an insured person and for documentation prepared for the purpose of an investigation or confirmation of an alleged sexual assault.

7. Schedule 15 to the said Regulation is revoked and the following substituted therefor:

SCHEDULE 15

SCHEDULE OF BENEFITS

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A. General

1. The rates listed in this Schedule of Benefits are the maximum payments which can be made by the Ontario Health Insurance Plan.

2. Insured medical services are limited to the services which are medically necessary, which are listed in this Schedule of Benefits and which are not specifically excluded by legislation or regulation (see Appendix A for a list of specific exclusions).

3. Additions, deletions or other modifications of the Schedule of Benefits require recommendation by the Ontario Health Insurance Plan. Such recommendations are made in consultation with the Ontario Medical Association.

4. This Schedule is a public document and frank discussion with patients regarding the listed rates is recommended.

5. Claims for services which are not listed in the Schedule or which are listed as N.A.B. (not a benefit) or which are excluded as benefits by legislation or regulation should not be submitted to the Plan. Such services may be charged directly to patients or others requesting them.

6. The principles governing proper professional charges are incorporated in the Regulations (Medicine) of the Health Disciplines Act.

7. Each physician who participates in the care of a patient is entitled to compensation commensurate with the services he renders.

8. Whenever possible, the physician should acquaint the patient or person financially responsible with his obligations to those concerned with his care. This is particularly important where supportive or concurrent care is rendered or when a consultation and/or procedure are being arranged.

9. Each physician participating in the care of a patient should render to the patient, or to the financially responsible party, an itemized statement of charges for professional services.

10. Each physician participating in the care of a patient should, on request, send a receipt to the patient for all payments made by him.

11. If fees are collected by an organized group, the name of the physician rendering the service should be clearly shown on the bill or claim card.

12. Documentation: whenever a physician examines or treats a patient, an appropriate record of this service must be made and such record must be in keeping with section 29 of Regulation 448 of Revised Regulations of Ontario, 1980 (see Appendix B).

13. Claims may be submitted for services which a patient receives from the team of staff man, resident, intern and clerk in a teaching unit, provided that the conditions as set out hereunder apply.

On October 10, 1972, the Minister of Health confirmed that the joint recommendations of the College and the O.M.A. governing the charging of fees for services provided by interns and residents in clinical teaching units are acceptable to the Ministry of Health. In his letter the Minister made it very clear that he is looking to the College and the Medical Schools to

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sure that the ethical rules governing these billing procedures are followed meticulously in all cases.

It has been carefully explained that the responsible staff man must be present in the clinical teaching unit at the time the services are rendered and must be identified to the patient at the earliest possible moment. No fees are to be charged for services given by the intern or resident prior to this identification taking place. The following rules are now in effect:—

When patient care is rendered in a clinical teaching unit or other setting for clinical teaching by a health care team, the physician responsible shall be personally identified to the patient. His relationship to the team shall be defined by the clinical teaching unit Director and his role must be known to the patient and other members of the team. He shall assume full responsibility for the appropriateness and the quality of the services rendered.

Specific regulations must vary with the service and form of care being delivered:—

- (a) In order to claim for physical procedures being carried out by an intern or resident, the responsible staff man must be in the clinical teaching unit and immediately available to intervene.
- (b) In psychotherapy where the presence of the staff man would distort the psychotherapy milieu, it is appropriate for the staff man to claim for psychotherapy when a record of the interview is carefully reviewed with the resident and the procedure thus supervised. However, the time charged by the staff man may not exceed the total time spent by him in both such interview review and in direct supervision.
- (c) In other departments or services, the staff man should only claim for visits on the days when actual supervision of that patient's care takes place through the presence of that staff man in the clinical teaching unit on that day. This, of course, involves a physical visit to the patient and/or a chart review with detailed discussion with the other member(s) of the health team.
- (d) In those situations where on a regular basis a staff member might supervise concurrently multiple procedures or services through the use of other members of the team, the total claims made by the staff man shall not exceed the amount that the staff man might make in the absence of the other members of the team.

Any claim rendered should be in the name of the responsible staff man.

14. Charges for missed appointments are not benefits of O.H.I.P.

B. Terms and Definitions

Call or Visit: is the service by a physician to or on behalf of a patient for assessment and/or treatment.

1. Consultations:

- (a) A consultation refers to the situation where a physician, in light of his professional knowledge of the patient, requests the opinion of another physician competent to give advice in this field, because of the complexity, obscurity or seriousness of the case or because another opinion is requested by the patient or an authorized person acting on his behalf. The consultant is obliged to perform a general or specific assessment, review the laboratory and/or other data and submit his findings, opinions and recommendations in writing to the referring physician.
- (b) If a consultant is requested by a physician on duty in the emergency department to

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see a patient in consultation, the consultant may claim a consultation for this service. If the consultant is requested to perform this same service by a resident or intern, the consultant may claim a general or specific assessment according to his specialty.

- (c) For laboratory and procedural benefits connected with consultations, see listings of Laboratory Medicine and Diagnostic and Therapeutic Procedures.
- (d) A consultation is not to be claimed as such when:
 - (i) The patient presents himself to a consultant's office without prior knowledge of the primary physician. The sending of a report to the primary physician under these circumstances does not justify a claim for a consultation.
 - (ii) The primary physician is not asked for professional advice but is simply asked by the patient for the name of a specialist in a particular field and the patient seeks out the specialist himself.
- (e) A limited consultation may involve all of the components of a full consultation but is less demanding, and in terms of time, normally requires substantially less of the physician's time than the full consultation.
- (f) A diagnostic radiology consultation applies when radiographs made elsewhere are referred to a radiologist for his written opinion or when a radiologist is required to make a special visit at Night (5.00 p.m. to 7.00 a.m.), Saturdays, Sundays and Holidays to consult on the advisability of performing a diagnostic radiological procedure which eventually is not done. A consultation does not apply when the radiographs referred to above are used for comparison purposes with radiographs made in the consultant's facilities.
- (g) A diagnostic pathology consultation applies when tissue slides are referred to a second pathologist for a written opinion. It includes secretarial or other assistance and does not apply when the tissue slides referred to above are used for comparison with tissue slides done in the consultant's facilities. When a diagnostic pathology consultation fee is claimed L821 may not also be claimed.
- (h) A pathology consultation or repeat consultation applies when a pathologist is requested to examine a patient and provide a written opinion.
- (i) A diagnostic nuclear medicine consultation applies when nuclear medicine studies are referred to a nuclear medicine specialist for a written opinion or when the nuclear medicine physician is required to make a special visit at night (5.00 p.m. to 7.00 a.m.), Saturday, Sunday or Holiday to consult on the advisability of performing a nuclear medicine procedure which eventually is not done. A consultation does not apply when procedures done elsewhere are used for comparison purposes with nuclear medicine studies made in the consultant's facilities.
- (j) A nuclear medicine consultation or repeat consultation applies when a nuclear medicine specialist is requested to examine a patient and provide a written opinion, all of which takes a greater amount of time and effort than a nuclear medicine study would normally require. It may be done in conjunction with a nuclear medicine study but if so, the lesser professional benefit (P_2) rather than the greater benefit (P_1) should be claimed in addition to the technical (T) benefit.
- (k) Some nuclear medicine specialists have other specialist qualifications which allow

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them to claim other consultation benefits (e.g., internal medicine). A nuclear medicine consultation or repeat consultation may be claimed in lieu of another consultation (e.g., internal medicine) but would not be combined with a claim for such a consultation by the same consultant.

- (l) A prenatal consultation by a paediatrician applies when a physician considers a foetus of greater than 20 weeks gestation to be at risk or in jeopardy by reason of continuation of pregnancy in the presence of maternal and/or foetal distress, and requests the opinion of a paediatrician competent to give advice in this field. The paediatrician shall perform a general or specific assessment, review laboratory and other data and submit his findings and recommendations in writing to the referring physician. Such a consultation does not preclude the paediatrician from a postnatal consultation on the infant.
- (m) OHIP benefits for consultations normally are limited to one consultation per year, per patient, by any one physician. However, if the same patient is referred to the same consultant a second time within the year with a clearly defined unrelated diagnosis, one additional consultation may be claimed per year.

2. **Repeat Consultation:** requires all of the criteria of a full consultation and implies interval care by the primary physician. The situation in which the consultant requests the patient to return for a later examination is not a repeat consultation.

3. **General Assessment:** shall comprise a full history, an enquiry into, and an examination of all parts or systems (and may include a detailed examination of one or more parts or systems), an appropriate record, and advice to the patient.*

OHIP benefits for general assessments normally are limited to one per year per patient by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional general assessment may be claimed per year. In the case of a patient who proceeds normally to hospital, the admitting physician may claim one additional general assessment per year provided 90 days have elapsed since the last general assessment rendered (anywhere) to that patient by the admitting physician. If the patient doesn't qualify for a general assessment by the admitting physician, he may claim a general re-assessment.

4. **General Re-Assessment:** shall comprise the same services as a general assessment except that the history need not include all the detail already obtained in the original general assessment.*

OHIP benefits for general re-assessments, except for hospital admission re-assessments, are limited to two per year, per patient, by any one physician.

5. **Specific Assessment:** shall comprise a full history of the presenting complaint, enquiry concerning, and detailed examination of the affected part, region or system, as needed to make a diagnosis and/or exclude disease and/or assess function, an appropriate record, and advice to the patient.*

Physicians qualified in two specialties (EENT for example) may only claim for one visit, eg: a consultation (if referred) or a specific assessment (if non-referred), if both systems are

*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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examined during the same visit. However, two consultations or two specific assessments, etc. may be claimed if both systems are examined, each on a separate visit.

OHIP benefits for specific assessments normally are limited to one per year, per patient, by any one physician. However, if the same patient presents again within the year to the same physician with a clearly defined new diagnosis, one additional specific assessment may be claimed per year.

6. Specific Re-Assessment: shall comprise a full relevant history and a comprehensive physical examination of one or more systems but not requiring an evaluation of the patient as a whole.*

In the surgical specialties, anaesthesia and dermatology, a specific re-assessment applies when a repeat specific assessment is required and carried out on a patient within a year's time for the same condition and with the same diagnosis; it shall comprise the same services as a specific assessment except that the history need not include all of the detail already obtained in the original specific assessment. A specific re-assessment is not to be claimed for treating a minor problem or for visits required solely for assessing the response to a treatment of a previously diagnosed condition unless an additional clinical assessment is required and performed.

In the medical specialties, a specific re-assessment applies in the management and assessment of the progress of serious chronic disease. It is not to be claimed for treating a minor problem or for visits required solely for assessing the response to treatment of a previously diagnosed condition unless an additional clinical assessment is required and performed.

7. Intermediate Assessment: is a more extensive assessment than a minor assessment and shall comprise a history of the presenting complaint(s), enquiry concerning and examination of the affected part(s), region(s), or system(s) or emotional disorder as needed to make a diagnosis, exclude disease and/or assess function, an appropriate record, and advice to the patient.*

8. Multiple Systems Assessment: shall comprise a detailed history and examination of more than one system, part or region, an appropriate record and advice to the patient.

9. Minor Assessment: is a brief assessment comprising the necessary history, examination of the affected part or region, an appropriate record and advice to the patient. It also applies to a subsequent visit solely for assessing the response to treatment of a previously diagnosed condition when the necessary examination and/or assessment reveals that no additional clinical assessment is required and none is performed.*

10. Psychotherapy: is any form of treatment for mental illness, behavioural maladaptations, and/or other problems that are assumed to be of an emotional nature, in which a physician deliberately establishes a professional relationship with a patient for the purposes of removing, modifying or retarding existing symptoms or attenuating or reversing disturbed patterns of behaviour, and of promoting positive personality growth and development. Accordingly, therefore, a psychotherapeutic procedure may be claimed if a half hour or major part thereof has been spent by a physician in such treatment of the patient. Psychotherapy may not be claimed by more than one physician for the same patient at the same time.

Please note that the College of Physicians and Surgeons of Ontario has stated that "in or-

*For laboratory and other investigation performed in conjunction with a consultation or visit, see Diagnostic and Therapeutic Procedures and Laboratory Medicine.

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der to qualify for a psychotherapy claim, a minimum of twenty minutes must be spent with the patient. When psychotherapy extends beyond thirty minutes, the major part of the next half hour must be spent with the patient to qualify for an additional half hour fee. Similarly, after an hour of psychotherapy, the major part of the next half hour must be spent to qualify for an additional half hour fee and so on." (Medical Review Committee Bulletin, Volume 3, Number 1.)

11. **Counselling:** as distinct from psychotherapy, counselling is that activity in which the physician engages in an educational dialogue with the patient(s) on an individual or group basis wherein the goal of the physician and patient(s) is to become aware of the patient(s) problems or situation and of modalities for prevention and/or treatment. Counselling is not intended for ongoing treatment or a substitute for a patient assessment, and it must be rendered personally by the attending physician.

Advice given during a visit for patient assessment and relative to that assessment (see definitions) is included in the assessment benefit and does not qualify for "counselling".

12. **Genetic Counselling:** includes interviewing the appropriate family members, the collection and assessment of adequate clinical and genetic data to make a diagnosis, construct a pedigree, and assess the risks to persons seeking advice. It includes imparting this information and the various alternatives to the appropriate family members in such a way that they can make informed decisions about dealing with the genetic problem.

13. **Examinations of Well Persons:**

(a) **Age:** (unless otherwise specified)

Newborn — up to 10 days of age.

Infant — up to 2 years

Child — up to and including 15 years

Adolescent — up to and including 17 years

Adult — 18 years or over.

(b) **Newborn Care:** is the routine care of a well baby up to ten days of age and should include a complete physical examination of the baby and necessary instructions to the mother. The service shall involve at least two visits, and normally may not be claimed for the same patient by more than one physician.

When a well baby is transferred to another hospital (because of the mother's state of health, for example) claims for newborn care by a physician at each hospital may be appropriate.

(c) **Low Birth Weight Care:** is the care of a baby weighing less than 2.5 kilograms at birth.

(d) **Well Baby Care:** the periodic visits of a well baby during the first two years of life involving complete examination with necessary weight and measurements and instructions to the parent(s) regarding health care.

(e) **Annual Health or Annual Physical Examination** (Including Primary and Secondary School Examinations): shall comprise all the elements of a general assessment as it pertains to an individual who presents and reveals no apparent physical or mental illness. O.H.I.P. benefits for any one physician are limited to one Annual Health Ex-

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amination per patient per year after the second birthdate. To qualify for O.H.I.P. benefits, an Annual Health Examination normally must be requested by the patient rather than a third party. Under Regulation 452 of Revised Regulations of Ontario, 1980 of the Health Insurance Act, examinations for the purpose of "legal requirements or proceedings" are excluded from coverage. However, it is recognized that an Annual Health Examination will satisfy some or all of the requirements for examinations required by statute but excluded by the above mentioned Regulation. In such instances and where a prior claim for an Annual Health Examination has not been submitted to the Plan in the previous twelve months for that patient, it would be appropriate to submit a claim to OHIP for this service. The OHIP benefit in these cases covers the Annual Health Examination only and not any charges peculiar to the legal requirements, such as charges for the completion of forms.

Other Terms, Definitions and Guidelines

14. Coding: This schedule lists a code number opposite most items. Items which are not coded are identified either as U.V.C. or N.C.

U.V.C. — use visit codes applicable to the pertinent service and specialty.

N.C. — no code applicable. This service is not a benefit (N.A.B.) of O.H.I.P., and may be charged directly to patients.

For the surgery portion of this schedule, physicians submitting claims in coded form should add to the code numbers, the suffix A if they perform the procedure, the suffix B if they have assisted at the surgery or the suffix C if they have administered the anaesthetic.

For those diagnostic and/or therapeutic procedures which have the technical and professional components listed separately, but under the same code, the suffix A should be added to the code numbers when both components are being claimed, the suffix B when only the technical component is being claimed, or the suffix C when only the professional component is being claimed.

Where separate codes are listed for the technical or the professional components, the suffix A should be used.

For diagnostic radiology, only one code is listed for each service, even though some of these services may be provided by non-certified radiologists. The code for services rendered by non-certified radiologists should be obtained by increasing the first digit in the listed codes by 5. Thus, for example, the code for the service listed as X001 but rendered by a non-certified radiologist would be X501 plus the appropriate suffix.

15. General Listings: include the basic listings for consultations, assessments and other visits wherever they are rendered, except for non-emergency services to hospital or long-term care institution in-patients and for care rendered by a physician on duty in an emergency department. These latter services are listed separately in the Schedule.

A visit rendered to a patient in a rest home, lodge, detoxification centre, half-way house, or other institution not covered elsewhere in the Schedule, should be claimed under the General Listings.

16. Non-Emergency Hospital In-Patient Services: include the listings for consultations and other visits to registered bed patients.

(a) The general assessment, general re-assessment, specific assessment or specific re-as-

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assessment rendered in conjunction with a patient's admission to hospital is considered to be the hospital "admission assessment". Such assessments may not be claimed more than once during a hospital admission even if a patient's care subsequently is transferred to another physician. Moreover, such assessments may not be claimed by a consultant who also is claiming a consultation in conjunction with the patient's admission to hospital. Such consultation by the admitting physician serves as the admission history and examination.

- (b) Subsequent routine visits should be claimed as "subsequent visits (minor assessments)" Claims for daily hospital visits must not be made unless a physician actually visits the patient each day. Prior to the weekly and monthly limitations that apply after a patient has been in hospital for 5 weeks (6 weeks for paediatricians), payments for hospital visits generally are limited to one per patient per day. For acute illnesses or exacerbation of original illness requiring additional visits before or after 5 weeks of hospitalization, claims for extra visits should be made on an independent consideration basis.
- (c) When a patient in hospital is referred by one physician to another, the second physician will not be limited by the Subsequent Hospital Visit formula for the number of hospital visits already rendered by the first physician. In other words, the second physician is entitled to claim for his visits up to five weeks just as if the patient was being attended to in hospital for the first time. However, if the patient is transferred to the care of another physician, the Subsequent Hospital Visit formula would apply just as it would if only one physician was involved in the care.
- (d) When a physician already is in the hospital and is asked to assess one of his own in-patients on a non-emergent or emergent basis, the subsequent hospital visit listings apply. However, if he is asked to assess another physician's patient on an emergent basis, the General Listings should be used.

17. Emergency Department — Physician on Duty Services: include the listings for minor and multiple systems assessment and the specific premiums applicable to these two services. A physician on duty in the Emergency Department regardless of his specialty should submit claims under these listings. A physician who is not on duty in the Emergency Department should use the General Listings when seeing patients in the emergency or out-patient departments. See Appendix C for further guidelines to claiming for services rendered in the Emergency Department.

18. Long-Term Institutional Care: includes the listings for consultations, assessments and other visits to patients in chronic care hospitals, convalescent hospitals, nursing homes and other institutions in which such patients are covered by extended care legislation.

Admission assessments to long term care institutions are classified as —

Type 1 — applies when (a) no medical history has been provided to the admitting physician, (b) the admitting physician takes the history of past and present illness, carries out a general assessment and provides a report for the medical record.

Type 2 — applies when (a) the report of the history and examination has been written by another physician, (b) the admitting physician reviews the report and decides it is necessary to repeat the history and general assessment and provides a report for the medical record.

Type 3 — applies when (a) there is a report of the history and general assessment

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made by the same (as the admitting) physician prior to admission or, (b) when the admitting physician writes an admission note describing the condition of the resident following admission.

When a physician already is in the institution and is asked to assess one of his own in-patients on a non-emergent or an emergent basis, the subsequent visit listings apply. However, if he is asked to assess another physician's patient on an emergency basis, the General Listings should be used.

19. Visit for Procedure: when the sole reason for an office visit is the performance of a certain procedure, the listed benefit for the procedure will apply. (See Diagnostic and Therapeutic Procedures Preamble for exceptions.) When procedures are carried out in the office, emergency or outpatient department on an elective basis, a special visit should not be claimed in addition to the procedural fee.

When procedure(s) are carried out under the direct supervision of the physician, the usual claims may be made for procedure(s) which are generally and historically accepted as those which may be carried out by the nurse or other medical assistant in the employ of the physician. "Procedures" in this context do not include such services as assessments, consultations, psychotherapy, etc. Direct supervision requires that during the procedure the physician be physically present in the office or clinic at which the service is rendered.** While this does not preclude the physician from being otherwise occupied he should be in personal attendance on enough occasions to ensure that procedures are being performed competently and he must at all times be available immediately to approve, modify or otherwise intervene in a procedure as required in the best interests of the patient.

For physiotherapy procedures performed under direct physician's supervision as detailed above, see Code G467 on Page 101.

20. Premiums:

(a) Special visits —

- (i) A special visit is one which is initiated by the patient or his representative which requires a physician to travel from one location to another to see a patient(s). That is, when the physician is not already in the office, hospital, institution, patient's home, etc. and is called to make a special trip there to attend a patient, a "special visit" premium may be claimed. The premium(s) for a special visit to the office only applies outside of normal office hours but does apply whether or not the office is in the physician's home.
- (ii) The special visit premiums apply only to emergent or non-elective calls and do not apply to non-referred or transferred obstetrics. The premiums do not apply to visits on regular rounds, and admission assessments of patients who have been admitted to hospital, etc. on an elective basis do not qualify as "special visits", regardless of the time performed.
- (iii) If an institution has arranged to have quarters in the same or in a proximal building in order that a physician will be available to make visits to the institution, particularly at night, these are not considered to be "special visits" to the institution.

**Some procedures may not require the physical presence of a physician for adequate supervision. Exceptions to this requirement of direct supervision may be made upon recommendation of the Ontario Medical Association and the College of Physicians and Surgeons of Ontario.

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When services are rendered on an emergency basis at a site other than listed in this schedule (e.g. roadside, ski slope, etc), the special visit premiums are applicable.

If a physician is called to pronounce a patient dead, a minor assessment may be claimed along with the appropriate surcharge for the special visit.

- (iv) An emergency call with sacrifice of office hours may be claimed in a situation where the demands of the patient and/or the physician's interpretation of the patient's condition is such that the physician responds immediately at the sacrifice of regular office hours.
- (v) A special visit at night or on a Saturday, Sunday or holiday may be claimed when non-elective or emergent calls are made between the hours of 5:00 pm and 7:00 am or are received and made on Saturdays, Sundays and Holidays. "Holidays" are defined for the purpose of this schedule as New Year's Day, Good Friday, Easter Monday, Victoria Day, Dominion Day, Civic Holiday, Labour Day, Thanksgiving, Remembrance Day, Christmas Day and Boxing Day. If any of these holidays fall on a Saturday or Sunday, at the physician's discretion either the Friday before or the Monday following will be recognized as the holiday. When Christmas Day falls on a Saturday or Sunday the Holiday premium (H106 instead of H107) for a physician on duty in the emergency department applies to Christmas Day as well as to the day recognized as the holiday.
- (vi) Only one special visit premium (daytime; sacrifice of office hours; or nights, Saturdays, Sundays and Holidays) may be claimed for the same patient, same visit.
- (vii) The Home Visit premiums apply to emergent or non-elective assessments which are initiated by a call from the patient or his representative. It is recognized, however, that a home visit occasionally may be required because of the patient's medical condition even though the physician has not been called specifically for that visit. For such "elective home visits", the daytime special visit premium B990 is applicable in addition to the appropriate assessment under the General Listings. The Special Visit premiums applicable to nights, Saturdays, Sundays, Holidays or sacrifice of office hours, however, are not appropriate, regardless of the time of the visit.
- (viii) Normally, the "additional patient" premiums are not applicable unless the additional patient himself qualifies for a special visit. Patients who drop in to the office or Emergency Department while the physician is there for reasons other than rendering a special visit at that time do not qualify for any of the special visit premiums. However, extra patients during a home visit or those who drop in to the office or Emergency Department while the physician is there rendering a special visit to another patient also qualify for the "additional patient" premiums if an assessment is rendered.

Extra in-patients seen during a special visit to a hospital or other institution do not qualify for the "additional patient" premiums unless the physician has been asked specifically to see these extra patients as well. (See also paragraph 16(d) above.)

Patients seen during "office hours" held at night or on Saturdays, Sundays or Holidays do not qualify for any of the special visit premiums.

Special Visit Benefits:—(applicable in addition to benefits for services listed under "Consultations and Visits" and "Critical Care") K992, C992, K993, C993 also are applicable to assistant and/or anaesthetist at emergency surgery.

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- (ix) Daytime (Monday to Friday) special visit to Emergency Department or O.P.D.
K990 First patient assessed add \$ 8.40
K991 For each additional patient requiring a special visit and assessed during same special visit add \$ 4.20
- (x) Emergency call with sacrifice of office hours —
K992 first patient assessed add \$16.80
K993 for each additional patient requiring a special visit and assessed during same special visit add \$ 8.40
- (xi) Nights, Saturdays, Sundays, Holidays —
K994 first patient assessed (5:00 p.m. to midnight) add \$16.80
K995 for each additional patient requiring a special visit and assessed during same special visit (5:00 p.m. to midnight) add \$ 8.40
K996 each patient assessed (midnight to 7:00 a.m.) add \$25.20
- (xii) Special visit to office —
 The above benefits apply, but the prefix “A” should be substituted for the prefix “K” in the code (e.g. A990 instead of K990).
- (xiii) Special visit to patient’s home —
 The above benefits apply, but the prefix “B” should be substituted for the prefix “K” in the code (e.g. B992 instead of K992).
- (xiv) Special visit to hospital in-patient —
 The above benefits apply, but the prefix “C” should be substituted for the prefix “K” in the code (e.g. C992 instead of K992).
- (xv) Special visit to long-term care institution —
 The above benefits apply, but the prefix “W” should be substituted for the prefix “K” in the code (e.g. W992 instead of K992).
- (xvi) Special visit to any setting not listed above, or emergency services at the roadside, ski slope, etc.
 The above benefits apply, but the prefix “Q” should be substituted for the prefix “K” in the code (e.g. Q994 instead of K994).
- (xvii) Emergency procedures —
E409 For procedures rendered on an emergency or non elective basis (excluding non-referred or transferred obstetrics but including Caesarian sections) commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, or for elective procedures which because of intervening emergency procedure(s) commence within this time period, the applicable procedural benefit may be increased by 15% or \$16.80, whichever is greater.
E410 When such procedure(s) commence after midnight and before 7:00 a.m., the applicable procedural benefit may be increased by 30% or \$25.20, whichever is greater.
 E409 or E410 may not be claimed for procedures which mainly involve the interpretation of test results and are not applicable to assessments or consultations. Neither are they applicable to physicians on duty in the emergency department nor to procedures listed in the Diagnostic Radiology, Nuclear Medicine or Diagnostic Ultra sound sections of the Schedule.

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- (xviii) Non-elective Nuclear Medicine, Diagnostic Radiology or Diagnostic Ultrasound Examinations.

C109 For special visits at night (5:00 p.m. to midnight) or before midnight, Saturdays, Sundays or Holidays to perform examinations listed in the Nuclear Medicine, Diagnostic Radiology or Diagnostic Ultrasound sections of the Schedule, a premium of \$16.80 may be added to the benefit for the first examination performed on any one patient or may be claimed alone if it is decided that the procedure is not medically indicated and a consultation is not rendered.

C110 For such special visits commencing between midnight and 7:00 a.m., the applicable premium is \$25.20.

- (xix) Assistants' services —

E400B For cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for assistant units (basic and time) is increased by 30%.

E401B For cases commencing after midnight and before 7:00 a.m., the total benefit for assistant units is increased by 40%.

- (xx) Anaesthetists' services —

E400C For cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for anaesthetic units (basic and time) is increased by 30%.

E401C For cases commencing after midnight and before 7:00 a.m., the total benefit for anaesthetic units is increased by 40%.

- (b) **Special Care Unit (e.g. I.C.U. or C.C.U.) —**

C101 For visits to patients in Special Care Unit such as I.C.U. or C.C.U. (excluding supportive care), add \$4.20 to charges for all such visits.

21. **Detention:** benefits may be applicable for detention when under very exceptional circumstances a physician is required to spend considerable extra time with a patient. Such extra time must be required at that time, and it must be to the exclusion of all other work.

Claims for detention must be substantiated by an explanation on the claim card or in an accompanying letter, and should be made on an "I.C." basis according to the following guidelines:

After twenty minutes if the physician spends more than this amount of time providing a minor or intermediate assessment or subsequent hospital visit;

After forty minutes if the physician spends more than this amount of time providing a specific or general re-assessment or multiple systems assessment or certification of mental illness;

After one hour if the physician spends more than this amount of time providing a consultation, limited consultation, repeat consultation, prenatal consultation, specific or general assessment.

Detention is not meant to apply to procedures nor to obstetrical care and does not include time waiting for X-rays, lab reports, the operating room or for the patient to arrive for assessment or treatment.

K001 Detention, per quarter hour or part thereof \$10.50

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K101 Detention, while in attendance with patient(s)
in ambulance, per quarter hour or part thereof\$17.50

Note: K101 is not applicable to attendance in a vehicle other than an Ambulance.

22. **Independent Consideration** — “I.C.”: independent consideration will be given by O.H.I.P. for those items in the Schedule of Benefits which are listed as I.C.. Claims rendered under this heading must include a specific charge along with a detailed explanation of that charge. Where pertinent, an operative report is very helpful in rendering independent consideration. It also is helpful if I.C. claims include a comparison of the scope and difficulty of the procedure with other specific procedures listed in the Schedule.

23. **Transferral and Referral:**

- (a) A referral takes place when one physician requests for his patient the services of another. The services of the latter may consist of:
- (i) an opinion (i.e. a consultation)
 - (ii) diagnostic tests or procedures (e.g. skin test, biopsy, etc.)
- Note: In such cases the referring physician continues to treat the case himself.
- (iii) treatment (surgical or medical).

The referring physician's O.H.I.P. registration number must be included on the claim submission.

- (b) A transferral, as distinguished from a referral, takes place where the responsibility for the care of the patient is completely transferred permanently or temporarily, from one physician to another in the same field or specialty (e.g. where the first physician is leaving temporarily on holidays and unable to continue to treat the case). The physician to whom the patient is transferred should be regarded as substituting for the other physician and is not entitled to claim for a consultation. Physicians who are substituting for other physicians should consider that patients of the latter have been temporarily transferred (not referred) to their care. Where the care of the patient involves a benefit containing several components such as for surgery or obstetrics the physicians may consider the surgical or obstetrical benefit a team benefit and decide among themselves how each is to be compensated; traditionally physicians in these circumstances have reciprocated by exchanges of coverage for each other. When physicians routinely or frequently substitute for each other providing hospital visits to registered bed patients in active treatment hospitals, e.g. weekend coverage or daily rounds by various members of a group, the most responsible physician may claim for all the visits.

24. **Most Responsible Physician:** is the attending physician who is primarily responsible for the day to day care of the patient in hospital. In cases of unusual severity where the consultant assumes the role of the most responsible physician, the consultant may claim on a per visit basis and the family physician may claim supportive care. Where the family physician remains the most responsible physician and requests only a consultation, the family physician may claim on a per visit basis and the consultant may claim for a consultation only.

25. **Concurrent Care:** when the family physician remains the most responsible physician but because of the seriousness or complexity of the condition, requests continued directive

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care by a consultant, the family physician may claim on a per visit basis. The consultant also may claim on a per visit basis, not to exceed four such claims during the first week and not to exceed two such claims each week thereafter while the patient's condition remains serious — this arrangement being agreeable to both physicians.

26. **Multidisciplinary Care:** applies when the complexity of the medical condition requires the services of several physicians in different disciplines. In such cases, each physician should render a separate claim on a per visit basis. This does not refer to a situation where a single benefit for a team of physicians is listed in the Schedule.

27. **Supportive Care:** is the care rendered in hospital by the referring physician, who is not actively treating the case (e.g. writing orders), to a patient under the care of another physician, at the desire of the patient or family, for purposes of liaison or reassurance. The physician may claim for this care on a per visit basis, not to exceed four such claims during the first week and not to exceed two such claims each week thereafter. If medical complications develop or are present in the post-operative period which require active management by the referring physician, claims for hospital medical care should be rendered, not supportive post-operative care.

28. **Specialist:** a specialist shall be defined (for purposes of application in the case of any given service within this Schedule) as one who holds a certificate from the Royal College of Physicians and Surgeons of Canada in the specialty which normally is considered to encompass the service in question.

A specialist rendering services outside of his specialty should use the codes and tariffs listed in the General Practice section of the Schedule

29. **Differential Benefits:**

- (a) Where only one benefit is listed, it shall apply to any physician rendering the service, regardless of specialty.
- (b) Consultation and visit benefit listings under the heading of Family Practice and Practice in general may be claimed by other branches of medicine if the listings do not appear elsewhere in the Schedule.
- (c) Specialists in paediatrics who practice allergy may claim specialist rates for their allergy services regardless of the age of their patients.

30. **Referring Physician's Services:**

- (a) For the services rendered prior to an operation, the referring physician should claim on a "fee-for-service basis", for example:
 - (i) Home, Office or Hospital Visits as rendered.
 - (ii) In addition to (i) above, in acute cases, benefits may be claimed for detention if applicable and appropriate (refer to paragraph 21, above).
- (b) (i) For services rendered as an assistant during the operation, the referring physician should claim in accordance with paragraph 32, below.
- (ii) In cases in which the referring physician is required to be present in the interest of the patient but does not actually assist at the surgical procedure, he should claim a hospital visit for this service.

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- (c) For the services rendered after the operation, the referring physician may claim on the basis of supportive care as outlined in the Schedule.

31. Pre-dental Assessment:

A physician, regardless of specialty, who is required to examine a patient in preparation for dental surgery under general anaesthesia may claim \$18.20 when he has seen the patient in the previous twelve months for a general assessment or \$27.30 if he has not seen the patient within the previous twelve months for a general assessment. If the examining physician also administers the anaesthetic only \$18.20 may be claimed in addition to the anaesthetic benefit, for the history and examination required by the hospital on admission (this is an exception to paragraph 33(a)).

32. Assistants' Services:

- (a) Time units are computed by allowing one unit (\$5.60) for each 15 minutes or part thereof of time (up to two hours) spent by the assistant. Time units for assistants' services for periods in excess of two hours per case are computed by allowing two units for each 15 minutes or part thereof. Time for purposes of these calculations includes scrub time and time spent in the operating room. If claims are being made in coded form (see Preamble, part B, paragraph 14), the suffix B should be added to the code for the procedure.
- (b) The basic units should be listed separately from the time units on the claim card. Benefits for assistants' services are determined by multiplying the listed basic units and the time units by \$5.60. For cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for assistant units (basic and time) is increased by 30% (**E400B**). For cases commencing after midnight and before 7:00 a.m., the total benefit for assistant units is increased by 40% (**E401B**).
- (c) When multiple or bilateral surgical procedures are done during the same anaesthetic, the assistant's benefits shall be based on the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the assistant shall be entitled to receive full assistant's benefits for each procedure.
- (d) In surgical procedures requiring more than one assistant, benefits for the second assistant shall be computed on the same basis as for the first assistant.
- (e) When a surgeon requires an assistant at a procedure for which no assistant's units are listed, the assistant may calculate the total benefits applicable by taking the number of basic units used by the anaesthetist, adding his time units and multiplying the total number of units by \$5.60. (See also (f) below.)
- (f) When assistants at surgery claim for procedures for which no assistants' units have actually been listed in the Schedule, the assistants should support their claims with letters of explanation as to why their attendance was required.
- (g) Where the attendance of a physician is requested by the patient's other medical attendants for the sole purpose of monitoring or special supportive care, and when the

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physician is in constant attendance, the benefits shall be based upon 3 units plus time (E003B).

- (h) When an anaesthetic has begun and the operation is cancelled prior to commencement of surgery, the assistant who has scrubbed but is not required to do more, should claim 3 basic units plus time units (E006B). If the operation is cancelled after surgery has commenced, the procedural basic unit plus time units will apply. If the procedure is cancelled prior to the induction of anaesthesia and the assistant is scrubbed, a subsequent hospital visit only may be claimed.

33. Anaesthetists' Services:

- (a) Benefits for anaesthetists' services are for all types of anaesthesia. The rates listed are for professional services, including pre-anaesthetic evaluation and post-anaesthetic follow-up and all immediate supportive measures, and does not include the cost of materials used. If an anaesthetist is asked to see a registered bed patient in consultation more than 36 hours prior to the administration of an anaesthetic, he may claim for a consultation as well as for rendering the anaesthetic. If an anaesthetist examines a patient prior to surgery and the surgery is cancelled prior to the induction of anaesthesia, he may claim a subsequent hospital visit for this service. When an anaesthetic has begun and the operation is cancelled due to a complication prior to the commencement of surgery, the anaesthetist should claim 4 basic units plus time (E006C). If the operation is cancelled after surgery has commenced, the procedural basic units plus time units will apply.
- (b) Basic units are listed for most procedures and include the value of all anaesthetic services except the actual time spent administering the anaesthesia, any modifying factors, or unusual detention with the patient (see paragraph 33(k, l,) below).
- (c) Except during maintenance of continuous conduction anaesthesia (G247 pg 97, P015 pg 108), time units are computed by allowing one unit for each 15 minutes or part thereof of anaesthesia time (up to two hours). Following the first two hours of anaesthesia, time units for periods in excess of two hours are computed by allowing two units for each 15 minutes or part thereof. Anaesthesia time begins when the anaesthetist is first in attendance with the patient for the purposes of creating the anaesthetic state and ends when he is no longer in personal attendance (when the patient may be safely placed under customary post-operative supervision).
- (d) Anaesthesia time units may not be claimed by the same anaesthetist for rendering anaesthesia or other time-reimbursed services to more than one patient at the same time.
- (e) Time units and listed basic units should be indicated separately on the claim card. Benefits for anaesthetists' services are determined by multiplying the basic and the time units by \$6.37 for certified anaesthetists and \$5.88 for non-certified anaesthetists. For cases commencing after 5:00 p.m. and before midnight or before midnight on Saturdays, Sundays and Holidays, the total benefit for anaesthetic units (basic and time) is increased by 30% (E400C). For cases commencing after midnight and before 7:00 a.m., the total benefit for anaesthetic units is increased by 40% (E401C).

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If claims are being made in coded form (see Preamble, part B, paragraph 14) the suffix C should be added to the code for the procedure.

- (f) In special cases where the anaesthetic services of more than one anaesthetist are deemed necessary in the interest of the patient the benefits shall be increased by 50% of that computed for the procedure; each anaesthetist to be entitled to one half of the total benefit.
- (g) When multiple or bilateral surgical procedures are done during the same anaesthetic, the anaesthetic benefits shall be based upon the basic units for the major procedure plus time. When bilateral procedures or surgical revisions are carried out at separate times with separate anaesthetics, the anaesthetist shall be entitled to receive full anaesthetic benefits for each procedure.
- (h) In procedures where no units are listed or with I.C., the basic units will be based upon those listed for a comparable procedure considering region and modifying conditions or techniques.
- (i) When a pump with or without an oxygenator and with or without hypothermia is employed in conjunction with an anaesthetic, the anaesthetic "Basic" will be 28 units; this replaces the listed basic units for the procedure. To compensate for variations in anaesthetic practice, special respiratory intensive care or detention for the purpose of intensive treatment of other types may be claimed separately under the appropriate headings.
- (j) An additional 10 units may be claimed when, in association with anaesthesia, "controlled hypotension" is carried out using any technique to deliberately lower and maintain the mean blood pressure at least 25% below the range or normal for that patient. The extra 10 units may be claimed under code **E004C**.
- (k) When unusual detention with the patient before or after anaesthesia is essential for the safety and welfare of such patient, the necessary time will be valued on the same basis as indicated for the anaesthetic time.
- (l) For detention not associated with anaesthesia detention rates and criteria apply (see paragraph 21 above).
- (m) When the attendance of the anaesthetist is requested by the patient's other medical attendants for the purpose of monitoring or special supportive care, and when the anaesthetist is in constant attendance the benefits shall be based upon 3 units plus time. If claims are coded, the code is **E003C**.
- (n) No additional claim should be made for introducing a catheter for continuous conduction anaesthesia, i.e. above the basic of 5 units plus maintenance units to a maximum of 6 units plus the number of time units required for the obstetrical delivery.
- (o) When a physician administers an anaesthetic and/or other medication prior to or during a procedure(s) and also performs a procedure(s) on the same patient, he should claim for the procedure(s) only.
- (p) When hypothermia is used by the anaesthetist in procedures not specifically identified as requiring hypothermia, the basic value is 25 units. This basic value replaces the basic value listed in the Schedule for the procedure. When the basic value claimed is 25 units, the anaesthetic service may be claimed under code **E002C**.

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- (q) When one anaesthetist starts a procedure and is replaced by another part way through a surgical procedure or delivery, the first anaesthetist should claim the appropriate basic units plus time units and the second anaesthetist may claim for time units only. The second anaesthetist should use code **E005C** for such time units except in the case of continuous conduction anaesthesia for which code G247 or code P015 (plus E100C pertain (see also paragraphs 33(c) and 33(n), above), E005C qualifies for the surcharge E400C or E401C only if the case originally started within the time stated under paragraph 33(e) above. Each anaesthetist should state on his claim card which part of the anaesthetic is being claimed and the time begun and completed.
- (r) General anaesthesia for the purposes of this Schedule includes all forms of anaesthesia except local infiltration.

PREAMBLE

APPENDIX A

Sections 53 and 54 of Regulation 452 of Revised Regulations of Ontario, 1980 under the Health Insurance Act.

53.—(1) The following services are not insured services under the Plan:

- Expenses for travelling time or mileage.
- Testimony in a court, preparation of records, reports, certificates or communications.
- Advice by telephone.
- Any service or examination for the purpose of,
 - (a) an application for insurance or under a requirement for keeping insurance in force:
 - (b) an application for admission to or continuance at or in a school, college, university, camp, association, club, group or program:
 - (c) employment or the continuance of employment or pursuant to the request of an employer or other person in authority:
- Group examinations, immunizations or inoculations.
- Any service or examination rendered by a physician for screening, survey or research purposes.
- Services rendered by a physician pursuant to an arrangement for rendering services.
 - (a) to the employees of an employer;
 - (b) to members of an association; or
 - (c) at a camp to the campers thereof.
- Laboratory services, except,
 - (a) laboratory services prescribed in section 52, and
 - (b) Laboratory services carried out by a physician for the exclusive purpose of diagnosing or treating his own patients in the course of his medical practice.
- Special appliances.
- Clinical pathology, except when authorized by a physician and performed.
 - (a) by a laboratory mentioned in clause 52 (1) (a) or (b); or
 - (b) by or under the direction of any other person authorized by law.
- All procedures of acupuncture.

PREAMBLE

APPENDIX A — Cont'd

(2) The following services rendered by physicians shall be deemed not to be insured services for the purposes of the Act:

- Anaesthetic services rendered in connection with a dental procedure rendered by a dentist except where the dental procedure is performed in a hospital.
- Pre-adoption examination and evaluation for C.A.S.
- Other scan (approved but not currently listed).
- Preparation of special antigens or anti-serums.
- Special investigations.
- Dermatoglyphics.
- Group psychotherapy — seventh to ninth hour per day.
- Psychotherapy — interviews with other paramedical organizations or others on behalf of a patient.
- Orthoptics.
- Contact lens fitting, except for any of the following conditions:
 - (a) Aphakia, monocular and binocular;
 - (b) High Myopia, greater than nine diopters;
 - (c) Irregular astigmatism (post-corneal grafting or corneal scarring resulting from disease states);
 - (d) Keratoconus.
- Non-referred mammography or thermography.
- The use of EDTA in the treatment of atherosclerosis.
- HCG treatment for obesity.
- General assessment for nicotine addiction or obesity where treatment is to be by acupuncture or ear pins.

54. The following service rendered by a physician shall be deemed not to be an insured service in respect of an insured person who is eighteen years of age or over:

1. Otoplasty for correction of "outstanding ears."

55.—(1) The following services rendered outside of Ontario by physicians shall be deemed not to be insured services in respect of insured persons who are under the age of sixteen years:

1. Ligation, cauterization or removal of vas deferens—uni or bilateral (vasectomy).
2. Hysterectomy or ligation, cauterization or removal of fallopian tubes—uni or bilateral by abdominal or vaginal approach, including laparoscopy, culdoscopy, or hysteroscopy—for sterilization (any method).

PREAMBLE

APPENDIX A — Cont'd

(2) All services rendered outside of Ontario by hospitals in connection with the services specified in subsection (1) shall be deemed not to be insured services in respect of insured persons who are under the age of sixteen years.

(3) Subsections (1) and (2) do not apply where the surgeon or the attending physician believes that the surgical operation is medically necessary for the protection of the physical health of the insured person.

55a.—(2) Any service or examination for the purpose of legal requirements or proceedings, other than an examination rendered by a psychiatrist, who is not a member of the medical staff of a psychiatric facility in which a patient is detained, for the purpose of clause 35 (4) (b) of the *Mental Health Act*.

PREAMBLE

APPENDIX B

Section 29 of Regulation 448 of Revised Regulations of Ontario, 1980 under the Health Disciplines Act.

“29.—(1) A member shall,

- (a) keep a legibly written record in respect of each patient of the member setting out,
 - (i) the name and address of the patient,
 - (ii) each date that the member sees the patient,
 - (iii) a history of the patient,
 - (iv) particulars of each physical examination of the patient by the member,
 - (v) investigations ordered by the member and the results of the investigations,
 - (vi) each diagnosis made by the member respecting the patient, and
 - (vii) each treatment prescribed by the member for the patient;
 - (b) keep a day book, daily diary or appointment record setting out the name of each patient seen or treated or in respect of whom a professional service is rendered by the member.
- (2) A member shall keep the records required under subsection (1) in a systematic manner and shall retain each record for a period of six years after the date of the last entry in the record or until the member ceases to engage in the practice of medicine, whichever first occurs.
- (3) A member shall make records kept pursuant to subsection (1) and books, records, documents and things relevant thereto available at reasonable hours for inspection by a person appointed by the Registrar pursuant to section 64 of the Act, a member appointed by the Registrar for the purpose of peer review or a person appointed as an inspector under subsection 43 (1) of the Health Insurance Act.

PREAMBLE

APPENDIX C

“EMERGENCY DEPARTMENT” CLAIMS

PHYSICIAN ON DUTY

The listings under the heading “Emergency Department—Physician on Duty” are meant to apply only to those circumstances wherein either casualty officers or other physicians are required to be physically and continuously present in the Emergency Department for an arranged designated period of time. When the Physician on Duty is required to remain at the hospital, the special call surcharge will not apply. Use the “Emergency Department—Physician on Duty” listings for all physicians regardless of specialty.

When a ‘casualty officer’ is required to make a special visit to the Emergency Department prior to or after his regular arranged designated period of time on duty, he may claim the appropriate benefit under the General Listings plus the applicable special visit premium for the first patient assessed; all subsequent patients assessed during this visit to the hospital should be claimed under the Emergency Department—Physician on Duty listings.

When a physician is on duty in the Emergency Department, sees a patient and admits the patient to hospital, this physician may claim a minor or multiple systems assessment depending upon the service initially provided. Either the patient’s attending physician or the emergency department physician (but not both) may render and claim the hospital “admission assessment”. If the emergency department physician instead of the attending physician provides the admission general assessment, he may claim a general re-assessment (C004) as well as the initial assessment provided that both services are rendered separately.

SPECIAL VISIT TO EMERGENCY OR O.P.D.

Consultation

1. Consultation, patient not admitted:
The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) may be claimed.
2. Consultation, patient admitted:
 - (a) The benefit for the consultation (or repeat consultation) plus the appropriate special visit surcharge (K99-) followed by hospital visits (if rendered) may be claimed. However, if the consultant also is the “most responsible physician”, he may not also claim a hospital in-patient consultation, repeat consultation, general or specific assessment, general or specific reassessment since the initial consultation rendered in the emergency department serves as the admission history and examination.
 - (b) If the consultant is not also the most responsible physician, the latter may claim the appropriate admission assessment.

PREAMBLE

Assessment:

1. Assessment, patient not admitted —
The benefit for the assessment (or re-assessment) plus the appropriate special visit surcharge (K99-) may be claimed.
2. General/specific assessment plus patient admission —
The benefit for the general or specific assessment plus the appropriate special visit surcharge (K99-) followed by hospital visits may be claimed. However, the admitting physician may not also claim a hospital in-patient general/specific assessment or reassessment since the initial general/specific assessment rendered in the emergency department serves as the admission history and examination.
3. Minor/intermediate assessment plus patient admission —
The benefit for the minor or intermediate assessment plus the appropriate special visit surcharge (K99-) may be claimed. In addition, the admitting physician may claim for a hospital in-patient general or specific reassessment if rendered.

Procedure:

Except for procedures for which the listed benefits specifically include the associated consultation or other assessment, claims may be made for both the procedure and the assessment.

Note:

If a physician has an office in the hospital and is called to assess a patient in the Emergency Department or O.P.D., the special visit premiums do not apply.

PREAMBLE

APPENDIX D

1. Surgery to alleviate significant physical symptoms or to restore or improve function to any area altered by disease, trauma or congenital deformity normally is a benefit under The Ontario Health Insurance Plan. Surgery solely to alter or restore appearance is not a benefit of OHIP except under the circumstances as listed in the following policy.
2. Emotional, psychological or psychiatric grounds are not considered sufficient reason for OHIP coverage of surgery for alteration of appearance except under exceptional circumstances. On request of the attending physician, exceptions may be made on an independent consideration basis if the proposed surgery is to alter a significant defect in appearance caused by disease, trauma or congenital deformity, *and* if the surgery is
 - recommended by a Mental Health Facility (as designated by the Mental Hospitals Act) or equivalent, or
 - recommended by a Correctional Institution, or
 - essential in order to obtain employment as documented by the attending physician *and* either by a Canada Manpower Employment Centre or by an employer with regard to a specific job, or
 - performed on a patient who is less than 18 years of age and the defect is in area of the body which normally and usually would not be clothed.
3. In establishing this policy, it has been recognized that
 - peer acceptance in our society often is influenced disproportionately by the facies,
 - children are especially susceptible to emotional trauma caused by physical appearances,
 - some procedures traditionally have been accepted as benefits of Health Insurance Plans in spite of the obvious cosmetic nature of these procedures.
4. Surgery to revise or remove features of physical appearance which are familial in nature is not a benefit of OHIP.
5. Within the context of this policy, the word “disease” does not include the normal sequelae of aging. Surgery to alter changes in appearance caused by aging is not a benefit of OHIP.
6. Within the context of this policy, the word “trauma” includes trauma due to treatment such as surgery, radiation, etc.
7. The phrase “reasonable period of convalescence” admittedly is imprecise, but it does not seem reasonable to set a definite time interval of convalescence following each procedure. Independent consideration will be given to the questionable cases.
8. Authorization from OHIP is not required for all surgery to alter appearance. It is required only for those categories of procedures for which some cases may not be a benefit under OHIP policy.

PREAMBLE

Surface Pathology

1. Trauma Scars

(a) Neck or Face

- Includes ears and non-hair bearing areas of the scalp.
- Repair of all such scars is a benefit of OHIP.
- Repair procedures will depend upon the lesion but may include excision, revision, dermabrasion, etc. Rhytidectomy procedures to remove scar prominence, however, are not a benefit of OHIP.
- OHIP authorization for repair of such scars is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedure codes are used.

(b) Scars in other Anatomical Areas

- Repair of scars which interfere with function or which are significantly symptomatic (pain, local irritation, etc.) is a benefit of OHIP.
- Scars with no significant symptoms or functional interference
 - (i) Repair is a benefit if such repair is part of a pre-planned post-traumatic (including post-surgical) staged process. OHIP notification must be included as part of the planning process.
 - (ii) Other post-traumatic scar revision is not a benefit of OHIP.
- OHIP authorization is required for all scar repair procedures in areas other than the face or neck.

2. Keloids

(a) Head or Neck

- The repair of all such keloids is a benefit of OHIP.
- Repair procedures may include excision and/or injection.
- Although no pre-authorization is needed, claims for excision of keloids are assessed manually to ensure that the most appropriate code is used.

(b) Excision of keloids in other areas

- Not a benefit of OHIP unless significantly symptomatic or there is functional impairment.
- OHIP authorization is required.

3. Tattoos

(a) Face or Neck

- Excision or destruction of all such tattoos is a benefit of OHIP.
- Authorization is not required but adjudication of repair procedures will be identical to that for scars in these areas.

(b) Other Anatomical Areas

- Excision or destruction of concentration camp or P.O.W. tattoos is a benefit of OHIP. Otherwise, normally not a benefit of OHIP.

PREAMBLE

4. **Benign lesions such as naevi, keratoses, spider naevi, papillomata, neurofibromata**
 - (a) **Face or Neck**
 - Excision or destruction of these lesions is a benefit of OHIP.
 - Authorization is not required.
 - (b) **Other Anatomical Areas**
 - Normally not a benefit of OHIP if removed for alteration of appearance, only, rather than for medical necessity or because of clinical suspicion or evidence of malignancy.
 - Removal of very large lesions in patients less than 18 years of age is a benefit of OHIP.
 - Authorization is not required but a statement of the reason for removal must accompany the claim.
5. **Hair Loss**
 - (a) **Head or Neck**
 - (i) **Patients less than 18 years of age**
 - Repair is a benefit for non-hereditary etiologies.
 - Authorization is not required. However, if it is possible that a planned staged procedure will extend beyond the age limit, pre-authorization should be obtained, since it will be necessary after the 18th birthday.
 - (ii) **Post-traumatic**
 - Repair to the area of traumatic hair loss is a benefit of OHIP only if carried out within a reasonable period of convalescence.
 - OHIP authorization is required.
 - (iii) **Other Etiology**
 - Not a benefit of OHIP.
 - (iv) **Usual repair procedures may include skin shifts or flaps, skin grafts, or hair plugs.**
 - (b) **Other Anatomical Areas**
 - Not a benefit of OHIP.
6. **Epilation of Hair**
 - (a) **Face**
 - This procedure is a benefit of OHIP only for those patients with documented endocrine abnormality or drug-induced hirsutism.
 - (b) **Other Anatomical Areas**
 - Not a benefit of OHIP.
 - (c) — OHIP authorization is required.

PREAMBLE

7. Redundant Skin

- (a) Excision of redundant skin for elimination of wrinkles, etc. is not a benefit of OHIP.
- (b) Blepharoplasty is not a benefit of OHIP unless there is documented evidence of medical necessity such as visual field defect caused by the redundant eyelid skin.
- (c) OHIP authorization is required.

Sub-Surface Pathology

1. Congenital deformities

- (a) Head or Neck
 - Repair is a benefit of OHIP except for:
 - surgery to revise or remove features which are familial in nature.
 - surgery to correct “outstanding ears” in patients who are eighteen years of age or over.
 - Authorization is not required but manual assessment of the claims will be necessary to ensure that the most appropriate procedural codes are used.
- (b) Other Anatomical Areas
 - Normally not a benefit of OHIP if surgery is for alteration of appearance only.

2. Post-Traumatic Deformities

- Reconstructive procedures are a benefit at the acute stage; within a reasonable period of convalescence; or if part of a pre-planned staged process of repair.
- Repair of procedures may include bone revision, tissue shifts and grafts, prosthesis implantation, etc.
- OHIP authorization is required for repairs beyond the acute stage.

3. Deformities resulting from local disease

(such as loss or distortion of bone, muscle, connective tissue, adipose tissue, etc.)

- (a) Head or Neck
 - Reconstructive procedures for significant abnormalities are a benefit at the acute stage; during a chronic disease process; within a reasonable period of convalescence; or if part of a planned staged process of repair initiated during one of these periods.
 - Repair procedures normally could include tissue grafts, flaps or shifts, bone revision, prosthesis insertion, etc.
 - Face lifts, modified face lifts, brow lifts, etc. are not a benefit of the Plan if skin, only, is involved in the procedure. However, a repair such as ptosis repair or face lift with underlying slings is a benefit of OHIP if the procedure is to correct significant deformity following stroke, cancer, VIIth nerve palsy, etc.
 - OHIP authorization is required for repair of deformities resulting from local disease.

PREAMBLE

- (b) Other Anatomical Areas
 - Not a benefit of OHIP if the correction is for appearance, only.
- 4. **Breast Surgery**
 - (a) Augmentation Mammoplasty
 - This procedure is a benefit of OHIP unilaterally or bilaterally for a female patient with breast aplasia.
 - It is an OHIP benefit unilaterally for a female patient with a severely hypoplastic breast when the other breast is not also hypoplastic.
 - A “balancing” augmentation mammoplasty may be allowed on an independent consideration basis for correction of unilateral hypoplasia when performed in association with approved contralateral reduction mammoplasty.
 - The correct code for the repair procedure is R112.
 - OHIP authorization is required.
 - (b) Post-Mastectomy Reconstruction
 - Unilateral or bilateral breast reconstruction is a benefit of OHIP when the procedure is subsequent to, as listed in the Schedule of Benefits, total or partial mastectomy (including wedge resection) or prophylactic mastectomy.
 - Authorization is not required but all claims are manually assessed to determine the benefit appropriate to the procedure rendered.
 - (c) Reduction Mammoplasty
 - This procedure is a benefit for female patients only, and only when there is significant associated symptomatology such as intertrigo, neck or back pain or shoulder grooving.
 - A “balancing” reduction mammoplasty of the contralateral breast may be allowed as an OHIP benefit when performed in association with approved unilateral augmentation mammoplasty or post-mastectomy reconstruction.
 - Ptosis and/or size are not sufficient grounds for OHIP coverage of reduction mammoplasty
 - OHIP authorization is required.
 - (d) Male Mastectomy
 - This procedure is a benefit of the Plan.
 - The appropriate code for the procedure is R115 or R116.
 - Authorization is not required.
 - (e) Accessory breasts or accessory nipples
 - Excision of such accessory tissue is a benefit of the Plan.
 - The appropriate code should be used from the Schedule listings under Skin and Subcutaneous tissue.
 - Authorization is not required.
- 5. **Excision of excess fatty tissue**
 - This is a benefit of the Plan only if there is significant associated symptomatology such as intertrigo, pain or excoriations.

PREAMBLE

- When performed for alteration of appearance, the removal of redundant skin, alone, from the abdomen, extremities, etc. is not a benefit of the Plan.
- OHIP authorization is required.

Sex-Reassignment Surgery

- (1) Sex-reassignment surgical procedures are a benefit of OHIP only if they are performed on patients who have completed the Gender Identity Clinic program operated by the Clarke Institute of Psychiatry in Toronto. Moreover, claims are accepted for payment only for those patients for whom the Clinic has recommended that surgery take place. This surgery need not take place in Toronto or even in Ontario. Surgery recommended by the Clinic which takes place outside the Province of Ontario may be approved for payment at rates in accordance with the current OHIP Schedule of Benefits.
- (2) Within the foregoing guidelines, reconstruction of genitalia and mastectomy are benefits of the Plan. However, since the hormonal treatments associated with sex-reassignment themselves give rise to breast enlargement, augmentation mammoplasty or breast reconstruction in a male to female conversion normally would not be a benefit of OHIP, in keeping with the previously outlined policy regarding breast surgery in females.
- (3) OHIP authorization is required.

Complications and/or Revisions

- (1) The treatment of acute medical or surgical complications resulting from surgery for alteration of appearance and/or function is a benefit of the Plan whether or not the original surgery was covered by OHIP. This includes complications resulting from trans-sexual surgery (such as breakdown of the artificial vaginal wall). No authorization is required.
- (2) Revision of surgery for alteration of appearance, because of undesirable results, is a benefit of the Plan if the original surgery was a benefit *and* if the revision either is part of a pre-planned staged process or occurs within a reasonable period of convalescence. Correction of the effects on appearance which are due to complications, is a benefit of the Plan if it is carried out within a reasonable period of convalescence. OHIP authorization is required only if the original surgical procedure, if it had been carried out at the time of the proposed revision, would have required such authorization. For example, authorization would not be required for revision in a 16-year-old of a repaired congenital ear deformity. However, if the child is 18 years or older at the time of the revision, authorization would be required.

CONSULTATIONS AND VISITS

Code

\$

FAMILY PRACTICE AND PRACTICE IN GENERAL (00)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections)

A005	Consultation	30.80
A006	Repeat consultation	25.20
A003	General assessment	27.30
A004	General re-assessment	18.20
A903	Pre-dental general assessment	27.30
A904	Pre-dental general re-assessment	18.20
A007	Intermediate assessment	12.95
A001	Minor assessment	9.45
A002	Well baby care (up to 2nd birthday)	11.20
K017	Annual Health Examination — child (after 2nd birthday)	16.80
K009	— adolescent, adult	23.10
A009	Oculo-visual assessment (including refraction by tonometry)	21.70
N.C.	Telephone advice including renewal of prescription	N.A.B.
N.C.	Dispensing fee	N.A.B.

Non-emergency Hospital In-patient Services

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d))

C005	Consultation	30.80
C006	Repeat consultation	25.20
C003	General assessment	27.30
C004	General re-assessment	18.20
C903	Pre-dental general assessment	27.30
C904	Pre-dental general re-assessment	18.20
Subsequent visits (minor assessments):		
C002	up to five weeks	per visit 7.35
C007	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C009	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C008	Concurrent care (minor assessments) (See Preamble)	per visit 7.35
C010	Supportive care (minor assessments):	
	See definition in Preamble. The physician may claim for this care on a per visit basis (not to exceed four such visits during the first week and not to exceed two such visits each week thereafter)	per visit 7.35

Note: If medical complications develop or are present in the post-operative period, hospital medical care may be claimed rather than supportive post-operative care. Such claims should be substantiated by the physician.

CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL – Cont'd	\$
H007	Attendance at maternal delivery for care of a high risk baby(s) — (if only service rendered at time of delivery)	35.00
Note:	Consultation should not be claimed with attendance at maternal delivery. — other fees may apply.	
H001	Newborn care in hospital and/or home	28.70
H002	Low birth weight baby care (uncomplicated) initial visit (per baby)	18.20
H003	— thereafter per visit	7.35

Emergency Department — Physician on Duty:

Note:	A physician on duty in Emergency, called to see a hospital bed patient because of acute complications may not claim special visit surcharges. The appropriate claim is as listed below.	
H103	Multiple systems assessment — no additional benefit for interpretation of x-ray, E.C.G. and other laboratory data	15.40
H101	Minor assessment — no additional benefit for interpretation of x-ray, E.C.G. and other laboratory data	7.70
H110	When above visits or first procedure occur — 12:00 midnight to 8:00 a.m., add per patient visit	5.95
H107	— on Saturday or Sunday, add per patient visit	1.05
H106	— on a Holiday, add per patient visit	3.70
Note:	Only one of H110, H107 or H106 may be claimed per patient visit.	

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in Emergency or O.P.D.: (Use General Listings)

Long Term Institutional Care:

Note:	For emergency calls and other visits to institutional patients for which "special visit" premiums would apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in Institution refer to paragraph 18.)	
	1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or other Institutions in which patients are covered by extended care legislation:	
W105	Consultation	30.80
W106	Repeat consultation	25.20
	Admission assessment (see Preamble)	
W102	Type 1	27.30
W103	2	18.20
W104	3	9.45
W109	Annual physical examination	23.10
W004	General re-assessment of patient in nursing home or covered by extended care legislation	9.45
Note:	May only be claimed 6 months after Annual Health Examination (as per the Nursing Homes Act)	
W903	Pre-dental general assessment	27.30

CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL – Cont'd	\$
W904	Pre-dental general re-assessment	18.20
	Subsequent visits (minor assessments)	
W002	— chronic care or convalescent hospital (maximum of 10 per patient, per month) per visit	7.00
W003	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month) per visit	7.00

2. Homes for the Aged, and other Institutions in which patients are Not Covered by Extended Care Legislation:
(Use General Listings)

Note: General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.

Psychotherapy: (includes narcoanalysis, psychoanalysis or treatment of sexual dysfunction) (See Preamble, part B, paragraph 10)

K007	Individual — per ½ hour or major part thereof (see Preamble)	25.90
	Group — (four to eight people) per ½ hour or major part thereof	
K012	— per member (up to six hours per day)	4.70
N.C.	— per member (more than 6 hours per day)	N.A.B.
K004	Family — (two or more family members in attendance at the same time) per ½ hour or major part thereof	27.30

Hypnotherapy:

K006	Individual — per ½ hour or major part thereof	24.50
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	
K011	Group, for induction and training for hypnosis (up to eight people) per ½ hour or major part thereof per member — (not applicable to prenatal patients)	4.55

K013	Counselling —intended as an educational experience — not intended for ongoing therapy or as a substitute for a patient assessment (see Preamble, part B, paragraph 11) — one or more people per ½ hour or major part thereof	24.50
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CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL – Cont'd	8
	Genetic Counselling: (See Preamble, Part B, paragraph 12)	
K019	Individual or family, per ½ hour (maximum 2 hours)	28.00
K020	Interview with relatives, per ½ hour (maximum 2 hours)	28.00
Note:	1.) Psychotherapy or hypnotherapy or counselling is not to be claimed in conjunction with other consultations or assessments rendered by the same physician during the same patient visit unless there are clearly defined unrelated diagnoses for the two services. 2.) The College of Physicians and Surgeons has stated that the minimum time period for psychotherapy (to be claimed as such) is 20 minutes. (See Preamble, part B, paragraph 10.) 3.) Advice given during a visit for patient assessment and relative to that assessment (see definitions) is included in the assessment benefit and does not qualify for “counselling”.	
K623	Certification of mental illness, including necessary history, examination and completion of form	39.20
Note:	Consultation or assessment normally may not be claimed in addition.	
	Interviews:	
K002	Interviews with relatives on behalf of a patient, per ½ hour or major part thereof	24.50
K003	Interviews with C.A.S. or legal guardian on behalf of a patient, per ½ hour or major part thereof	24.50
Note:	K002, K003 — Should be claimed on the patient's claim card with diagnosis. These listings apply to situations where medically necessary information cannot be obtained from or given to the patient (e.g. because of illness, age, incompetence, etc). Diagnostic interview with child and/or parent:	
K008	for psychological problem or learning disabilities per ½ hour	24.50
Note:	Claims for K008 should be submitted on child's card.	
N.C.	for testing per ½ hour	N.A.B.
N.C.	Interviews with other paramedical organization or others on behalf of a patient, per ½ hour or major part thereof	N.A.B.
N.C.	Case conference — with medical and/or paramedical personnel on behalf of a patient, per ½ hour or major part thereof	N.A.B.
	Certification and Reports:	
	With or Without Examination	
N.C.	Certification of health (ordinary), disability, or immunization status	N.A.B.
N.C.	Free from infection (barbers, waiters, etc.)	N.A.B.
N.C.	Insurance report based on previous examination	N.A.B.
N.C.	Insurance report on illness or death	N.A.B.
N.C.	Medico-legal report	N.A.B.

CONSULTATIONS AND VISITS

Code	FAMILY PRACTICE AND PRACTICE IN GENERAL – Cont'd	\$
	Sexual Assault Investigation	
	Examination and documentation for investigation and/or confirmation of alleged sexual assault	
K018	— female	150.00*
K021	— male	125.00*

A portion of the listed benefits for K018 and K021 is recovered by OHIP from the Ministries of the Attorney General and the Solicitor General.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

ALLERGY (39)

Since the Royal College of Physicians and Surgeons of Canada has not set a standard for "Allergy Specialist", benefits for consultations and visits shall be applicable to a special allergist as they refer to him in his own General or Specialty Section except for the following:

K399	Clinical interpretation by immunologists where a report of a survey is submitted in writing to the patient's physician (not to apply when the immunologist claims for a consultation)	15.40
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ANAESTHESIA (01)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections)

A015	Consultation	42.00
A016	Repeat consultation	28.00
A013	Specific assessment	23.80
A014	Specific re-assessment	16.10
A011	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C015	Consultation (See Preamble-paragraph 33(a))	42.00
C016	Repeat consultation (See Preamble-paragraph 33 (a))	28.00
C013	Specific assessment	23.80
C014	Specific re-assessment	16.10

CONSULTATIONS AND VISITS

Code	ANAESTHESIA – Cont'd		\$
	Subsequent visits; (minor assessments)		
C012	up to five weeks	per visit	8.05
C017	from sixth to thirteenth week inclusive (not to exceed \$24.15 per week)	per visit	8.05
C019	after thirteenth week (not to exceed \$48.30 per month)	per visit	8.05
C018	Concurrent care (minor assessments)	per visit	8.05

Premiums for special visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

CARDIOLOGY (60)

For services not listed, refer to Internal Medicine Section

General Listings:

(Use these listings when performed at locations other than those designated in the following sections)

A605	Consultation	63.00
A645	Limited consultation	44.10
A606	Repeat consultation	42.70
A603	General assessment	37.80
A604	General re-assessment	27.30
A608	Specific re-assessment	15.75
A601	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use general listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C605	Consultation	63.00
C645	Limited consultation	44.10
C606	Repeat consultation	42.70
C603	General assessment	37.80
C604	General re-assessment	27.30
	Subsequent visits (minor assessments):	
C602	up to five weeks	per visit 8.75
C607	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C609	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C608	Concurrent care (minor assessments)	per visit 8.75

Premiums for special visits; I.C.U.; C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21)

CONSULTATIONS AND VISITS

Code	CARDIOVASCULAR AND THORACIC SURGERY (09)	\$
	General Listings: (Use these listings when performed at locations other than those designated in the following sections)	
A095	Consultation	32.90
A096	Repeat consultation	25.90
A093	Specific assessment	21.70
A094	Specific re-assessment	15.40
A091	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C095	Consultation	32.90
C096	Repeat consultation	25.90
C093	Specific assessment	21.70
C094	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C092	up to five weeks	per visit 7.35
C097	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C099	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C098	Concurrent care (minor assessments)	per visit 7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W095	Consultation	32.90
W096	Repeat consultation	25.90

Premiums for special visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21)

CLINICAL BIOCHEMISTRY (30)

General Listings:

(use these listings when performed at locations other than those designated in the following sections)

A305	Consultation	32.90
A306	Repeat consultation	25.90
	Non-emergency Hospital In-patient Services:	
C305	Consultation	32.90

CONSULTATIONS AND VISITS

Code	CLINICAL BIOCHEMISTRY – Cont'd	\$
C306	Repeat consultation	25.90
C308	Concurrent care (minor assessments) per visit	8.75
Outpatient Department:		
H305	Consultation	32.90
H307	Repeat consultation	25.90

Premiums for special visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 20, 21)

CLINICAL IMMUNOLOGY (62)

For services not listed, refer to Internal Medicine Section.

General Listings:

(use these listings when performed at locations other than those designated in the following sections)

A625	Consultation	63.00
A525	Limited consultation	44.10
A626	Repeat consultation	42.70
A623	General assessment	37.80
A624	General re-assessment	27.30
A628	Specific re-assessment	15.75
A621	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C625	Consultation	63.00
C525	Limited consultation	44.10
C626	Repeat consultation	42.70
C623	General assessment	37.80
C624	General re-assessment	27.30
Subsequent visits (minor assessments):		
C622	up to five weeks per visit	8.75
C627	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week) per visit	8.75
C629	after thirteenth week (not to exceed \$52.50 per month) per visit	8.75
C628	Concurrent care (minor assessments) per visit	8.75

Premiums for special visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 20, 21.)

CONSULTATIONS AND VISITS

Code	DERMATOLOGY (02)	\$
	General Listings: (use these listings when performed at locations other than those designated in the following sections.)	
A025	Consultation	32.90
A026	Repeat consultation	25.90
A023	Specific assessment	21.70
A024	Specific re-assessment	15.40
A021	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C025	Consultation	32.90
C026	Repeat consultation	25.90
C023	Specific assessment	21.70
C024	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C022	up to five weeks	per visit 7.35
C027	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C029	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C028	Concurrent care (minor assessments)	per visit 7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes.

W025	Consultation	32.90
W026	Repeat consultation	25.90

Premiums for special visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 20, 21.)

GASTROENTEROLOGY (41)

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A415	Consultation	63.00
A545	Limited consultation	44.10

CONSULTATIONS AND VISITS

Code	GASTROENTEROLOGY – Cont'd	\$
A416	Repeat consultation	42.70
A413	General assessment	37.80
A414	General re-assessment	27.30
A418	Specific re-assessment	15.75
A411	Minor assessment	9.45

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which
“special visit” premiums apply, use General Listings and refer to
Preamble, Part B, paragraph 20. (If physician already in hospital, refer to
paragraph 16(d).)

C415	Consultation	63.00
C545	Limited consultation	44.10
C416	Repeat consultation	42.70
C413	General assessment	37.80
C414	General re-assessment	27.30
Subsequent visits (minor assessments):		
C412	up to five weeks	per visit 8.75
C417	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C419	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C418	Concurrent care (minor assessments)	per visit 8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

GENERAL SURGERY (03)

General Listings:

(Use these listings when performed at locations other than those designated
in the following sections.)

A035	Consultation	32.90
A036	Repeat consultation	25.90
A033	Specific assessment	21.70
A034	Specific re-assessment	15.40
A031	Minor assessment	9.45

**Emergency or O.P.D. — Physician in Hospital But Not on Duty in the
Emergency Department When Seeing Patient(s) in the Emergency or
O.P.D.:**

(Use General Listings)

CONSULTATIONS AND VISITS

Code	GENERAL SURGERY – Cont'd	\$
	Non-emergency Hospital In-patient Services:	
Note:	For emergency calls and office visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C035	Consultation	32.90
C036	Repeat consultation	25.90
C033	Specific assessment	21.70
C034	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C032	up to five weeks per visit	7.35
C037	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week) per visit	7.35
C039	after thirteenth week (not to exceed \$44.10 per month) per visit	7.35
C038	Concurrent care (minor assessments) per visit	7.35
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:	
W035	Consultation	32.90
W036	Repeat consultation	25.90
	Premiums for Special Visits; I.C.U., C.C.U.; Detention: (see Preamble, Part B, paragraphs 20, 21.)	

HAEMATOLOGY (61)

For Services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A615	Consultation	63.00
A655	Limited consultation	44.10
A616	Repeat consultation	42.70
A613	General assessment	37.80
A614	General re-assessment	27.30
A618	Specific re-assessment	15.75
A611	Minor assessment	9.45

Emergency or O.P.D.: — Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

CONSULTATIONS AND VISITS

Code	HAEMATOLOGY – Cont'd	\$
	Non-emergency Hospital In-patient Services:	
Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C615	Consultation	63.00
C655	Limited consultation	44.10
C616	Repeat consultation	42.70
C613	General assessment	37.80
C614	General re-assessment	27.30
	Subsequent visits (minor assessments):	
C612	up to five weeks per visit	8.75
C617	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week) per visit	8.75
C619	after thirteenth week (not to exceed \$52.50 per month) per visit	8.75
C618	Concurrent care (minor assessments)	8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

INTERNAL MEDICINE (13)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A135	Consultation	63.00
A435	Limited consultation	44.10
A136	Repeat consultation	42.70
A133	General assessment	37.80
A134	General re-assessment	27.30
A138	Specific re-assessment	15.75
A131	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-Patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C135	Consultation	63.00
C435	Limited consultation	44.10
C136	Repeat consultation	42.70
C133	General assessment	37.80
C134	General re-assessment	27.30

CONSULTATIONS AND VISITS

Code	INTERNAL MEDICINE – Cont'd	\$
	Subsequent visits (minor assessments):	
C132	up to five weeks per visit	8.75
C137	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week) per visit	8.75
C139	after thirteenth week (not to exceed \$52.50 per month) per visit	8.75
C138	Concurrent care (minor assessments) per visit	8.75

Long Term Institutional Care:

Note: For emergency calls and other visits to institutional patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in Institution, refer to paragraph 18.)

1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes, or other Institutions in which patients are covered by extended care legislation:

W235	Consultation	63.00
W435	Limited consultation	44.10
W236	Repeat consultation	42.70
	Admission assessment (see Preamble)	
W232	Type 1	27.30
W233	Type 2	18.20
W234	Type 3	9.45
W239	Annual physical examination	23.10
W134	General re-assessment of patient in nursing home or covered by extended care legislation	9.45
Note:	May only be claimed 6 months after Annual Health Examination (as per the Nursing Home Act)	
	Subsequent visits (minor assessments)	
W132	— chronic care or convalescent hospital (maximum of 10 per patient, per month) per visit	8.40
W133	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month) per visit	8.40

2. Homes for the Aged and other Institutions in which patients are Not Covered by Extended Care Legislation:

(Use General Listings)

Note: General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

MICROBIOLOGY (29)

General Listings:

(Use these listings for services other than non-emergency hospital services.)

A295	Consultation	39.20
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CONSULTATIONS AND VISITS

Code	MICROBIOLOGY – Cont'd	\$
A297	Limited consultation	30.10
A296	Repeat consultation	30.10

Non-emergency Hospital In-patient Services:

C295	Consultation	39.20
C297	Limited consultation	30.10
C296	Repeat consultation	30.10
C298	Concurrent care	per visit 8.75

Outpatient Department:

H295	Consultation	39.20
H297	Limited Consultation	30.10
H293	Repeat consultation	30.10

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

NEUROLOGY (18)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A185	Consultation	63.00
A385	Limited consultation	44.10
A186	Repeat consultation	42.70
A183	General assessment	37.80
A184	General re-assessment	27.30
A188	Specific re-assessment	15.75
A181	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C185	Consultation	63.00
C385	Limited consultation	44.10
C186	Repeat consultation	42.70
C183	General assessment	37.80
C184	General re-assessment	27.30
Subsequent visits (minor assessments):		
C182	up to five weeks	per visit 8.75

CONSULTATIONS AND VISITS

Code	NEUROLOGY – Cont'd	\$
C187	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C189	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C188	Concurrent care (minor assessments)	per visit 8.75

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W185	Consultation	63.00
W385	Limited consultation	44.10
W186	Repeat consultation	42.70

Premiums for Special Visits; I.C.U., C.C.U.; Detention: (See Preamble, Part B, paragraphs 20, 21.)

NEUROSURGERY (04)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A045	Consultation	47.60
A046	Repeat consultation	25.90
A043	Specific assessment	25.90
A044	Specific re-assessment	15.40
A041	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C045	Consultation	47.60
C046	Repeat consultation	25.90
C043	Specific assessment	25.90
C044	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C042	up to five weeks	per visit 7.35
C047	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C049	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C048	Concurrent care (minor assessments)	per visit 7.35

CONSULTATIONS AND VISITS

Code	NEUROSURGERY – Cont'd	\$
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:	
W045	Consultation	47.60
W046	Repeat consultation	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 20, 21.)

NUCLEAR MEDICINE (63)

G635	Consultation	32.90
G634	Repeat consultation	25.90
G935	Diagnostic consultation — see definition in Preamble	15.75
G632	Specific re-assessment	15.75
G631	Minor assessment	9.45

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

OBSTETRICS AND GYNAECOLOGY (20)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A205	Consultation*	32.90
A206	Repeat consultation*	25.90
A203	Specific assessment*	21.70
A204	Specific re-assessment*	15.40
A201	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C205	Consultation*	32.90

*May include chemical cautery, biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

Code	OBSTETRICS AND GYNAECOLOGY – Cont'd	\$
C206	Repeat consultation*	25.90
C203	Specific assessment*	21.70
C204	Specific re-assessment*	15.40
	Subsequent visits (minor assessments):	
C202	up to five weeks per visit	7.35
C207	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week) per visit	7.35
C209	after thirteenth week (not to exceed \$44.10 per month) per visit	7.35
C208	Concurrent care (minor assessments) per visit	7.35

Long Term Institutional Care — Chronic and Convalescent Hospitals, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W305	Consultation*	32.90
W306	Repeat consultation*	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention: (See Preamble, Part B, paragraphs 20, 21.)

OPHTHALMOLOGY (23)

General Listings:

(Use these listings when performed at locations other than those designated
in the following sections.)

A235	Consultation	32.90
A236	Repeat consultation	25.90
A233	Specific assessment	21.70
A234	Specific re-assessment	15.40
A231	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which
“special visit” premiums apply, use General Listings and refer to
Preamble, Part B, paragraph 20. (If physician already in hospital, refer to
paragraph 16(d).)

C235	Consultation	32.90
C236	Repeat consultation	25.90

*May include chemical cautery, biopsy of cervix, Papanicolaou smear, examination of trichomonas suspension.

CONSULTATIONS AND VISITS

Code	OPHTHALMOLOGY – Cont'd	\$
C233	Specific assessment	21.70
C234	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C232	up to five weeks	per visit 7.35
C237	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C239	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C238	Concurrent care (minor assessments)	per visit 7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W535	Consultation	32.90
W536	Repeat consultation	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention: (see Preamble, Part B, paragraphs 20, 21.)

ORTHOPAEDIC SURGERY (06)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A065	Consultation	32.90
A066	Repeat consultation	25.90
A063	Specific assessment	21.70
A064	Specific re-assessment	15.40
A061	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patients Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C065	Consultation	32.90
C066	Repeat consultation	25.90
C063	Specific assessment	21.70
C064	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C062	up to five weeks	per visit 7.35
C067	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C069	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35

CONSULTATIONS AND VISITS

Code	ORTHOPAEDIC SURGERY – Cont'd	\$
C068	Concurrent care (minor assessments) per visit	7.35
Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:		
W065	Consultation	32.90
W066	Repeat consultation	25.90
	Subsequent visits (minor assessments)	
W062	— chronic care or convalescent hospital (maximum of 10 per patient, per month) per visit	8.40
W063	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month) per visit	8.40
Premiums for Special Visits; I.C.U., C.C.U.; Detention:		
(See Preamble, Part B, paragraphs 20, 21.)		

OTOLARYNGOLOGY (24)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A245	Consultation	32.90
A246	Repeat consultation	25.90
A243	Specific assessment	21.70
A244	Specific re-assessment	15.40
A241	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C245	Consultation	32.90
C246	Repeat consultation	25.90
C243	Specific assessment	21.70
C244	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C242	up to five weeks per visit	7.35
C247	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week) per visit	7.35

CONSULTATIONS AND VISITS

Code	OTOLARYNGOLOGY – Cont'd	\$
C249	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C248	Concurrent care (minor assessments)	per visit 7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W345	Consultation	32.90
W346	Repeat consultation	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

PAEDIATRICS (26)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A265	Consultation	60.20
A665	Prenatal consultation (see Preamble, Part B, paragraph 1(1))	36.40
A565	Limited consultation	44.10
A266	Repeat consultation	42.70
A263	General assessment	31.50
A264	General re-assessment	18.90
A268	Specific re-assessment	13.65
A261	Minor assessment	9.45
A262	Well baby care (up to 2nd birthday)	11.20
K267	Annual health examination — child (after 2nd birthday)	16.80
K269	— adolescent	23.10
	Diagnostic interview with child and/or parent	
K568	— for psychological problems or learning disability — per ½ hour	25.90
Note:	Claim should be submitted on child's card.	
N.C.	— for testing	N.A.B.

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C265	Consultation	60.20
C665	Prenatal consultation (See Preamble, part B, paragraph 3(1))	36.40
C565	Limited consultation	44.10
C266	Repeat consultation	42.70
C263	General assessment	31.50

CONSULTATIONS AND VISITS

Code	PAEDIATRICS – Cont'd	\$
C264	General re-assessment	18.90
	Subsequent visits (minor assessments):	
C262	up to six weeks	per visit 8.05
C267	from seventh to thirteenth week inclusive (not to exceed \$24.15 per week)	per visit 8.05
C269	after thirteenth week (not to exceed \$48.30 per month)	per visit 8.05
C268	Concurrent care (minor assessments)	per visit 8.05
H267	Attendance at maternal delivery (one or more babies)	35.00
Note:	Consultation should not be claimed with attendance of maternal delivery other fees may apply. (See Obstetrical Preamble, paragraph 11.)	
H261	Newborn care in hospital and/or home	32.90
	Low birthweight baby care (uncomplicated)	
H262	— initial visit (per baby)	31.50
H263	— thereafter	per visit 8.05
U.V.C.	— Intensive care unit (without assisted ventilation) (See Preamble, Part B, paragraph 20(b))	visit fees
N.C.	Pre-adoption examination and evaluation	N.A.B.

Chronic and Convalescent Hospital:

W265	Consultation	60.20
W565	Limited consultation	44.10
W266	Repeat consultation	42.70
	Admission assessment (see Preamble)	
W562	Type 1	27.30
W563	Type 2	18.20
W564	Type 3	9.45
W262	Subsequent visits (maximum of 10 per patient, per month)	per visit 7.70
W269	Annual physical examination	16.80

Note: In surgical cases requiring medical direction, standard in-hospital medical benefits may be claimed in addition to the surgical benefit.
This includes all operations on babies under one year of age, and all other children who require medical supervision.

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

PATHOLOGY (28)

General Listings:

(Use these listings for services other than non-emergency in-patient services.)

A285	Consultation	32.90
A286	Repeat consultation	25.90
A585	Diagnostic consultation — see definition in Preamble	15.75

CONSULTATIONS AND VISITS

Code	PATHOLOGY – Cont'd	\$
	Non-emergency Hospital In-patient Services:	
C285	Consultation	32.90
C286	Repeat consultation	25.90
C585	Diagnostic consultation	15.75
C288	Concurrent care per visit	8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

PHYSICAL MEDICINE AND REHABILITATION (31)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A315	Consultation	63.00
A515	Limited consultation	44.10
A316	Repeat consultation	42.70
A313	General assessment	37.80
A310	General re-assessment	27.30
A314	Specific re-assessment	15.75
A311	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C315	Consultation	63.00
C515	Limited consultation	44.10
C316	Repeat consultation	42.70
C313	General assessment	37.80
C314	General re-assessment	27.30
	Subsequent visits (minor assessments):	
C312	up to five weeks per visit	8.75
C317	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week) per visit	8.75
C319	after thirteenth week (not to exceed \$52.50 per month) per visit	8.75
C318	Concurrent care (minor assessments) per visit	8.75

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION – Cont'd	\$
	Long Term Institutional Care:	
Note:	For emergency calls and other visits to institutional patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in Institution, refer to paragraph 18.)	
	1. Chronic Care Hospitals, Convalescent Hospitals, Nursing Homes or other Institutions in which patients are covered by extended care legislation:	
W515	Consultation	63.00
W310	Limited consultation	44.10
W516	Repeat consultation	42.70
	Admission assessment (see Preamble)	
W512	Type 1	27.30
W513	Type 2	18.20
W514	Type 3	9.45
W419	Annual physical examination	23.10
W314	General re-assessment of patient in nursing home or covered by extended care legislation	9.45
	May only be claimed 6 months after Annual Health Examination (as per The Nursing Homes Act, 1972).	
	Subsequent visits (minor assessments)	
W312	— chronic care or convalescent hospital (maximum of 10 per patient, per month)	8.40
W313	— nursing home or other institution covered by extended care legislation (maximum of 5 per patient, per month)	8.40
	2. Homes for the Aged and other Institutions in which patients are Not Covered by Extended Care Legislation.	
	(Use General Listings)	
Note:	General Listings under these circumstances also apply to patients seen in bed rather than in an office supplied by the institution.	
	Premiums for Special Visits; I.C.U., C.C.U.; Detention:	
	(See Preamble, Part B, paragraphs 20, 21.)	
	Team Management in a Rehabilitation Unit: (Active in-patient rehabilitation management from the initiation of rehabilitation care as it applies to codes H312, H317 and H319 means, when this service is rendered by one physiatrist (even if part of the service is rendered in an active treatment hospital and part is rendered in a rehabilitation unit), the weekly and monthly limitations under these codes apply to the total rehabilitation care rendered. In other words, it is not possible to claim the maximum benefits allowed under codes C312, C317 and C319 and submit claims de novo under codes H312, H317 and H319 under the above circumstances.)	
H312	up to twelve weeks	8.75
H317	from thirteenth to twenty-sixth week (not to exceed \$26.25 per week)	8.75

CONSULTATIONS AND VISITS

Code	PHYSICAL MEDICINE AND REHABILITATION – Cont'd	\$
H319	twenty-sixth week onwards (not to exceed \$52.50 per month) . . . per visit	8.75
	Rehabilitation Procedures:	
H313	Interviewing and counselling of patients and/or relatives per half hour or major part thereof (includes report)	24.50
N.C.	Rehabilitation case conference — with medical and/or paramedical personnel on behalf of a patient	N.A.B.
K313	Physiatric Management: applies to physiatrists regulating the day to day management of patients which may include (as required) prescription development, advice and supervision. It may be claimed on the days when rehabilitation services are provided to patients who have been seen previously by the physiatrist for consultation or assessment. The benefit is not meant as an administrative allowance for supervising a department of rehabilitation nor is it to be claimed on the same day as claims are made for any other services which are provided by the physiatrist to the same patient(s)	1.90

PLASTIC SURGERY (08)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A085	Consultation	32.90
A086	Repeat consultation	25.90
A083	Specific assessment	21.70
A084	Specific re-assessment	15.40
A081	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C085	Consultation	32.90
C086	Repeat consultation	25.90
C083	Specific assessment	21.70
C084	Specific re-assessment	15.40
	Subsequent visits (minor assessments):	
C082	up to five weeks per visit	7.35
C087	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week) per visit	7.35
C089	after thirteenth week (not to exceed \$44.10 per month) per visit	7.35

CONSULTATIONS AND VISITS

Code	PLASTIC SURGERY – Cont'd	\$
C088	Concurrent care (minor assessments)	7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W085	Consultation	32.90
W086	Repeat consultation	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention: (See Preamble, Part B, paragraphs 20, 21.)

PSYCHIATRY (19)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A195	Consultation	63.00
A395	Limited consultation	44.10
A196	Repeat consultation	42.70
A193	Specific assessment	37.80
A194	Specific re-assessment	27.30
A191	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital Services: (in-patient, day care, residential care).

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C195	Consultation	63.00
C395	Limited consultation	44.10
C196	Repeat consultation	42.70
C193	Specific assessment	37.80
C194	Specific re-assessment	27.30
	Subsequent visits (minor assessment):	
C192	up to five weeks per visit	8.75
C197	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week) per visit	8.75
C199	after thirteenth week (not to exceed \$52.50 per month) per visit	8.75
C198	Concurrent care (minor assessment) per visit	8.75

CONSULTATIONS AND VISITS

Code	PSYCHIATRY – Cont'd	\$
	Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:	
W195	Consultation	63.00
W395	Limited consultation	44.10
W196	Repeat consultation	42.70
	Other Services:	
K623	Certification of mental illness, including necessary history, examination and completion of form	39.20
K624	Re-certification of mental illness (as required by The Mental Health Act at 120 hours and 2 weeks after initial certification), including necessary history, examination and completion of form, per ½ hour or major part thereof	28.00
K629	All other re-certification of mental illness	17.50
Note:	Consultation or assessment normally may not be claimed in addition to certification or re-certification (same visit).	
N.C.	Specific assessment with report to referring agency	N.A.B.
	Consultation on behalf of disturbed child (including report):	
A197	consultative interview with parents	56.00
A198	consultative interview with child	56.00
	(Assessment conference with parents should be claimed on the basis of family therapy).	
N.C.	Therapeutic supervision with any para-medical organization (health education, correction and other community resources)	N.A.B.
Note:	Interviews with relatives, C.A.S. or Legal guardian on behalf of a patient, see K002, K003 on page 34.	
	Psychotherapy: (See Preamble, Part B, paragraph 10)	
K197	Individual (including Aversive Conditioning, Narcoanalysis, Psychoanalysis) per ½ hour or major part thereof	28.00
	Group psychotherapy (4-8 people)	
K198	per member, per ½ hour or major part thereof (up to six hours per day) .	5.00
N.C.	per member, per hour (more than 6 hours)	N.A.B.
	Family therapy (two or more family members)	
K195	per ½ hour or major part thereof	28.70
Note:	Should be claimed on the patient's claim card with diagnosis.	
	Hypnotherapy:	
K192	Individual — per ½ hour or major part thereof	26.60
Note:	May not be claimed with diagnosis of acne, psoriasis, smoking, obesity or in conjunction with delivery.	

CONSULTATIONS AND VISITS

Code	PSYCHIATRY – Cont’d	\$
K194	Group — for induction and training for hypnosis (up to eight people) per ½ hour or major part thereof — per member — (not applicable to prenatal patients)	5.00
Note:	<p>(1) For electroconvulsive therapy benefits, see Diagnostic and Therapeutic Procedures.</p> <p>(2) Psychotherapy or hypnotherapy or counselling or E.C.T. is not to be claimed in conjunction with other consultations or assessments rendered by the same physician on the same day, unless there are clearly defined unrelated diagnoses for the two services.</p> <p>(3) The College of Physicians and Surgeons has stated that the minimum time period for psychotherapy (to be claimed as such) is 20 minutes (see Preamble, Part B, paragraph 10).</p>	

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

RADIOLOGY — DIAGNOSTIC (33)

General Listing:		
A335	Consultation (See Preamble, Part B, paragraph 1(f)	15.75
Non-Emergency Hospital Service:		
C335	Consultation (See Preamble, Part B, paragraph 1(f)	15.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

RADIATION ONCOLOGY — (THERAPEUTIC RADIOLOGY) (34)

General Listings:		
(Use these listings when performed at locations other than those designated in the following sections.)		
A345	Consultation	35.00
A346	Repeat consultation	25.90
A343	Specific assessment	21.70
A344	Specific re-assessment	15.40
A341	Minor assessment	9.45
Non-emergency Hospital In-patient Services:		
Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C345	Consultation	35.00
C346	Repeat consultation	25.90
C343	Specific assessment	21.70
C344	Specific re-assessment	15.40

CONSULTATIONS AND VISITS

Code	RADIATION ONCOLOGY — (THERAPEUTIC RADIOLOGY) – Cont'd	\$
	Subsequent visits (minor assessments):	
C342	up to five weeks	per visit 8.75
C347	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C349	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C348	Concurrent care (minor assessments)	per visit 8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(see Preamble, Part B, paragraphs 20, 21.)

RESPIRATORY DISEASE (47)

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A475	Consultation	63.00
A575	Limited consultation	44.10
A476	Repeat consultation	42.70
A473	General assessment	37.80
A474	General re-assessment	27.30
A478	Specific re-assessment	15.75
A471	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C475	Consultation	63.00
C575	Limited consultation	44.10
C476	Repeat consultation	42.70
C473	General assessment	37.80
C474	General re-assessment	27.30
	Subsequent visits (minor assessments):	
C472	up to five weeks	per visit 8.75
C477	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C479	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C478	Concurrent care (minor assessments)	per visit 8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:
(See Preamble, Part B, paragraphs 20, 21.)

CONSULTATIONS AND VISITS

Code **RHEUMATOLOGY (48)**

\$

For services not listed, refer to Internal Medicine Section.

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A485	Consultation	63.00
A595	Limited consultation	44.10
A486	Repeat consultation	42.70
A483	General assessment	37.80
A484	General re-assessment	27.30
A488	Specific re-assessment	15.75
A481	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But Not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note: For emergency calls and other visits to hospital in-patients for which "special visit" premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)

C485	Consultation	63.00
C595	Limited consultation	44.10
C486	Repeat consultation	42.70
C483	General assessment	37.80
C484	General re-assessment	27.30
	Subsequent visits (minor assessments):	
C482	up to five weeks	per visit 8.75
C487	from sixth to thirteenth week inclusive (not to exceed \$26.25 per week)	per visit 8.75
C489	after thirteenth week (not to exceed \$52.50 per month)	per visit 8.75
C488	Concurrent care (minor assessments)	per visit 8.75

Premiums for Special Visits; I.C.U., C.C.U.; Detention:

(See Preamble, Part B, paragraphs 20, 21.)

UROLOGY (35)

General Listings:

(Use these listings when performed at locations other than those designated in the following sections.)

A355	Consultation*	32.90
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*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration and prostatic fluid examination, but not to include endoscopic examination.

CONSULTATIONS AND VISITS

Code	UROLOGY – Cont'd	\$
A356	Repeat consultation*	25.90
A353	Specific assessment*	21.70
A354	Specific re-assessment*	15.40
A351	Minor assessment	9.45

Emergency or O.P.D. — Physician in Hospital But not on Duty in the Emergency Department When Seeing Patient(s) in the Emergency or O.P.D.:

(Use General Listings)

Non-emergency Hospital In-patient Services:

Note:	For emergency calls and other visits to hospital in-patients for which “special visit” premiums apply, use General Listings and refer to Preamble, Part B, paragraph 20. (If physician already in hospital, refer to paragraph 16(d).)	
C355	Consultation*	32.90
C356	Repeat consultation*	25.90
C353	Specific assessment*	21.70
C354	Specific re-assessment*	15.40
	Subsequent visits (minor assessments):	
C352	up to five weeks	per visit 7.35
C357	from sixth to thirteenth week inclusive (not to exceed \$22.05 per week)	per visit 7.35
C359	after thirteenth week (not to exceed \$44.10 per month)	per visit 7.35
C358	Concurrent care (minor assessments)	per visit 7.35

Long Term Institutional Care — Chronic and Convalescent Hospital, Homes for the Aged — Patients Covered by Extended Care Legislation and Nursing Homes:

W355	Consultation*	32.90
W356	Repeat consultation*	25.90

Premiums for Special Visits; I.C.U., C.C.U.; Detention: (See Preamble, Part B, paragraphs 20, 21.)

*May include physical examination pertaining to the genito-urinary tract and when necessary such procedures as urethral calibration and prostatic fluid examination, but not to include endoscopic examination.

NUCLEAR MEDICINE — IN VIVO

Column T — is the technical benefit for the production of records, radiopharmaceutical agents, apparatus, premises, technical services, administration and secretarial services.

Column P₁ — is the professional benefit for supervision of the procedure, appropriate patient interview and/or examination, correlation of related data, interpretation of results, and provision of a written report. The physician must be present for supervision of the procedure to the extent that he or she may intervene personally, if required.

Column P₂ — is the professional benefit for interpretation of results and provision of a written report. If the physician is not present or if any visit is claimed in conjunction with that Nuclear Medicine procedure, the lesser professional benefit (P₂) should be claimed.

Notes: (1) The total benefit is arrived at by adding T plus P₁ (first code listed, e.g. Z006) or by adding T plus P₂ (second code listed, e.g. Z925).

When coding the total benefit use suffix A

When coding the technical portion only use suffix B

When coding the professional portion only use suffix C.

(2) If quantification or data manipulation is carried out in addition to visual inspection of imaging studies, add 30% to the appropriate professional benefit. Such activity must add significant diagnostic information not available by inspection alone and does not include simple image enhancement techniques such as smoothing, background subtraction, etc. Recording of images on videotape for replay and production of images on the video display of a computer do not in themselves justify the additional benefit.

For services for which this additional 30% is appropriate the correct code prefix is Y instead of Z. For example for Arteriography plus data manipulation, the appropriate codes are Y006/Y925 instead of Z006/Z925.

The benefits for cardiac wall motion studies and calculation of ventricular ejection fraction (Z010 and Z012) already include an allowance for data manipulation and no additional benefit may be claimed.

(3) If examination of Brain, Lung, Liver or Spleen is limited to one view, the benefit (T and P₁ and P₂) is to be reduced by 50% (use codes Z036/Z957, Z041/Z935, Z080/Z990 respectively).

(4) Repeat studies on the same day may be claimed only after exercise or drug intervention.

(5) The phrase "nuclear medicine specialist" should be interpreted as "nuclear medicine physician", since not all physicians practising nuclear medicine are certified as specialists in this discipline by the Royal College of Physicians and Surgeons.

(6) See also Preamble, part B, paragraph 1(i), 1(j) and 1(k).

NUCLEAR MEDICINE — IN VIVO

Code	Cardiovascular System	T \$	P ₁ \$	P ₂ \$
Z006/Z925	Arteriography — aorta and its branches, — uni or bilateral	56.80	17.90	9.00
Z008/Z927	Venography — uni or bilateral	56.80	20.00	10.00
Z013/Z928	— mediastinum and superior vena cava . . .	34.10	20.00	10.00
Z007/Z926	Blood flow study in conjunction with static organ scan	22.70	10.00	5.00
Z004/Z922	Cardiac output	22.70	12.00	6.00
Z024/Z924	Cardioangiography	56.80	17.90	10.00
Z025/Z994	Delayed perfusion scan	22.80	20.90	10.80
Z005/Z991	Myocardial perfusion scan — with Thallium ²⁰¹	118.00	20.90	10.80
Z017/Z964	Myocardial perfusion scan — using other radionuclides	63.10	20.90	10.80
Z016/Z960	Myocardial scan — acute infarction, injury . . .	56.80	17.90	9.00
	Myocardial wall motion studies — two or more projections	75.40	35.75	17.90
Z010/Z923	— repeat same day (maximum of 2 repeats)	22.60	17.90	—
Z012/Z988	Myocardial wall motion studies with ejection fraction	75.40	47.60	23.80
Z011/Z993	— repeat same day (maximum of 2 repeats)	22.60	23.80	—
Z018/Z965	Pericardial effusion scan	31.80	12.00	6.00
Z023/Z983	Detection and localization of venous thrombosis using radio iodinated fibrinogen up to ten days	75.40	18.50	9.30
Endocrine System				
Z022/Z982	Adrenal scan	118.00	29.80	6.00
Z027/Z930	Thyroid uptake — single or multiple determinations	16.35	9.50	2.45
Z029/Z931	Thyroid uptake with urinary excretion	20.20	9.50	2.45
Z030/Z932	Thyroid uptake with T.S.H. stimulation	32.20	9.50	2.45
Z031/Z933	Thyroid uptake with suppression	32.20	9.50	2.45
Z032/Z929	Perchlorate washout test	32.20	9.50	2.45
Z078/Z974	Thyroid scan	39.70	17.60	6.00
Z019/Z975	Thyroid scan with uptake using same radio pharmaceutical	48.60	27.10	8.40
Z074/Z971	Parathyroid scan	56.80	20.00	6.00
Gastrointestinal System				
Z040/Z934	Radio-labelled fat absorption study	20.20	6.00	6.00
Z043/Z936	Schilling test	32.10	6.00	6.00
Z044/Z937	Schilling test — repeat with intrinsic factor, or other	16.10	3.00	3.00
Z015/Z938	Schilling test with dual isotopes and intrinsic factor.	32.10	7.70	7.70
Z057/Z939	C ¹⁴ labelled metabolite breath test	37.70	6.00	6.00

NUCLEAR MEDICINE — IN VIVO

Code	— Cont'd	T \$	P ₁ \$	P ₂ \$
Z045/Z940	Protein loss or gastrointestinal bleeding	56.80	12.00	12.00
Z046/Z941	Ca ⁴⁷ absorption study	56.80	12.00	12.00
Z042/Z942	Gastrointestinal transit or reflux study	56.80	20.00	9.00
Z088/Z977	Abdominal scan to detect ectopic gastric mucosa	56.80	17.80	9.50
Z086/Z944	Abdominal scan for shunt patency (to include paracentesis)	56.80	20.00	—
Z047/Z943	Pancreatic study (Selenium)	118.00	12.40	6.20
Z073/Z970	Pancreatic scan	118.00	20.00	10.00
Z058/Z951	Dynamic biliary excretion	56.80	20.00	10.00
	Liver and/or spleen scan			
Z080/Z990	— one view only	28.40	8.95	4.50
Z070/Z966	— more than one view	56.80	17.90	9.00
Z089/Z978	Salivary gland study	56.80	20.00	10.00
Genitourinary System				
Z063/Z953	Dynamic renal imaging study	56.80	20.00	10.00
Z060/Z952	Renogram (time-activity curves only)	31.50	12.00	6.00
Z076/Z973	Renal scan (static image only)	39.70	12.00	6.00
Z061/Z954	Renal plasma flow	31.50	12.40	6.20
Z062/Z955	Glomerular filtration rate	37.70	12.40	6.20
Z026/Z956	Cystogram for vesicoureteral reflux	56.80	20.00	10.00
Z075/Z972	Placenta	37.70	12.00	6.00
Z021/Z981	Testicles and scrotum	56.80	20.00	6.00
Hematopoietic System				
Z001/Z919	Plasma volume	16.35	4.10	4.10
Z002/Z920	Plasma volume with repeat studies	22.70	4.10	4.10
Z003/Z921	Red cell volume	24.10	3.60	3.60
Z050/Z945	Plasma iron clearance	40.40	6.00	6.00
Z051/Z946	Plasma iron turnover	40.40	6.00	6.00
Z052/Z947	Fe ⁵⁹ red cell utilization	40.40	12.00	6.00
Z053/Z948	Combination of Z050, Z051, Z052 at one time	88.25	12.00	12.00
Z054/Z949	Red or white cell or platelet survival	56.80	18.60	9.30
Z055/Z950	Red or white cell or platelet survival and serial surface counts	88.25	24.80	12.40
Musculoskeletal System				
Z065/Z961	Whole body survey — bones, joints, soft tissue, marrow	75.40	27.30	13.65
Z049/Z962	Specific site — one or more	50.20	20.00	10.00
Z038/Z958	Whole body ⁶⁷ Gallium or radioactive indium scanning	94.50	29.80	14.90
Z039/Z959	⁶⁷ Gallium scanning or radioactive indium specific site	69.50	20.80	10.80
Z056/Z984	Bone mineral density by Gamma ray scattering	20.20	6.00	6.00

NUCLEAR MEDICINE — IN VIVO

Code	– Cont'd	T \$	P ₁ \$	P ₂ \$
Z092/Z985	Total body calcium	—	12.40	6.20
Note:	Z065/Z961 and Z049/Z962 are not to be billed together. Z007/Z926 may be billed in addition to Z065/Z961 or Z049/Z962 for blood pool study.			
Nervous System				
Z064/Z979	Cerebral spinal fluid circulation	80.80	33.30	16.60
	Brain scan			
Z036/Z957	— one view only	28.40	10.25	5.55
Z066/Z963	— more than one view	56.80	20.50	11.10
Respiratory System				
	Lung scan			
Z041/Z935	— one view only	28.40	10.70	4.50
Z071/Z967	— more than one view	56.80	21.40	9.00
Z059/Z968	— ventilation and perfusion on same day . .	85.30	32.10	16.10
Miscellaneous				
Z091/Z980	Lymphangiogram	56.80	20.00	10.00
Z072/Z969	Ocular tumour localization	40.40	34.50	6.00
Z087/Z976	Tear duct — unilateral	50.40	14.90	7.45
Z085/Z989	— bilateral	56.80	17.80	9.00
Z033/Z986	Whole body counting	—	12.40	6.20

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC NUCLEAR MEDICINE PROCEDURES

Such procedural benefits are intended for the professional service of placing an instrument or introducing diagnostic radiopharmaceuticals. They are not intended to be used for simple subcutaneous, intramuscular or intravenous injection nor for oral administration. Rather than double listing the procedures and benefits in this part of the schedule, physicians are directed to the following reference points in the schedule.

- (a) Intravenous injection for peripheral venography — G376 or G379 on page 96.
- (b) Intra-articular injections — G370 on page 95.
- (c) Injection into CSF spaces or shunt apparatus — Z821 on page 213.
- (d) Arterial puncture — G479 on page 86.

NUCLEAR MEDICINE — IN VITRO (See Radioassays under Laboratory Medicine)

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Code	RADIOTHERAPY (including Therapeutic Isotopes)	\$
	The listed benefits are for the professional services of a certified therapeutic radiologist, the services of a specialist for the intracavitary or interstitial application of radium or sealed sources and the services of a specialist using non-sealed sources of radioisotopes in a laboratory authorized by the Atomic Energy Control Board of Canada. Other medical services to the patient are not included in these figures. The cost of material is additional.	

TELERADIO THERAPY

Note:	Paid only to a certified therapeutic radiologist, (Spec. code 34). The fee for all inpatient services is a hospital charge.	
X301	Major treatment planning (150 KVP or higher), dosage calculation and preparation of any special treatment device	35.00
X302	Teleradiotherapy — x-ray, 151 KVP or higher, radium, cobalt, cesium betatron linear accelerator — charge per treatment visit	8.75
X304	Minor teleradiotherapy — x-ray, 150 KVP or less — charge per treatment visit	5.95
Note:	For minor teleradiotherapy administered by other than certified therapeutic radiologists, use the listing under Diagnostic and Therapeutic Procedures.	

RADIUM AND RADIOISOTOPES (sealed sources)

X322	Treatment planning, dosage calculation and preparation of any special treatment device	35.00
	Intracavitary application of radium or sealed sources including dilatation and curettage carried out at same time as application	
X323	— first application	105.10
X334	— repeat application within 30 days	52.50
X324	Interstitial application of radium or sealed radioisotope	105.10
X325	Application of radium or radioisotope plaque or mould	31.50

RADIATION ONCOLOGY (THERAPEUTIC RADIOLOGY)

Code **RADIOISOTOPES (non-sealed sources)**

\$

Note: The following benefits include treatment planning, dosage calculation and preparation of materials. Appropriate visit and procedural benefits (e.g. paracentesis) may be claimed in addition. Thyroid and prostate benefits (X327, X335, X336) include administrations within any three month period.

X326	Thyroid malignancy	46.20
X336	Prostate malignancy	42.00
X327	Hyperthyroidism	42.00
X335	Induction of hypothyroidism	42.00
X328	Polycythaemia	24.50
X329	Metastatic disease of bone	38.50
X330	Ascites and/or pleural effusion(s) due to malignancy	29.80
X332	Arthritis — single or multiple site	19.60
X333	Metastatic disease with radioactive lymphogram	29.80

DIAGNOSTIC RADIOLOGY

Column T — The benefit for radiological examination including the production of radiographs, supplying of contrast media, apparatus; premises, technical services, administration and collection costs.

Column P — The benefit for consultation between radiologist and referring physician, fluoroscopy, interpretation of radiographs and fluoroscopic findings and supervision of x-ray services by a radiologist.

Notes and Interpretations:

1. Private offices and hospital outpatient departments will claim the sum of Columns T plus P.

2. Radiologists should use Column P as a guideline for negotiating remuneration with hospitals.

3. Benefits for clinical procedures related to x-ray examination are listed in the following section, or under Diagnostic and Therapeutic or Surgical Procedures. "Clinical Procedures", in this context, are those by which contrast media are introduced, except oral or rectal administration for study of the alimentary tract, and intravenous injections, which are an integral part of the study, performed by the physician collecting the benefit for the procedure.

4. If less than the minimum number of views are performed, reduce listed benefits by 25% (this reduction applies to both technical and professional component). If more than the minimum number of views are performed, no further benefit is applicable unless specifically listed.

5. If the examinations which are requested by the referring physician yield abnormal findings or if they would yield information which in the opinion of the radiologist would be insufficient, governed by the needs of the patient and the requirements of the referring physician, the radiologist may add further views and claim for them (if listed).

6. Claims for X-ray services, when referred by an Osteopath, Chiropracist or Chiropractor to a private X-ray facility are not benefits of O.H.I.P.

7. Claims for X-ray services, when referred by an Osteopath or Chiropractor to a hospital outpatient department are benefits.

8. Coding

- When coding the total benefit use suffix A.
- When coding the technical portion only use suffix B.
- When coding the professional portion only use suffix C.
- When coding claims from certified radiologists (33) use the listed codes (i.e. X001-X191) plus the appropriate suffix.
- When coding claims from non-certified radiologists increase the first numerical digit in the listed codes by 5 (i.e. X501-X691) plus the appropriate suffix.

DIAGNOSTIC RADIOLOGY

9. When a radiologist is asked to x-ray one extremity only, no additional claim should be made for comparison x-rays initiated by the radiologist.

10. Nephrotomography is covered by the listings for intravenous pyelogram and planigram.

11. A stereo pair is to be counted as two views.

12. No extra claim should be made for rapid sequence I.V.P.

13. No additional claim is warranted for the use of the image intensifier in diagnostic radiology.

14. Fluoroscopy claims should not be submitted for any examination performed by the radiologist where "fluoroscopy" is generally regarded as an integral part of the examination, e.g. examinations of the G.I. tract, urinary tract, special procedures.

15. "Colon — air contrast" may be claimed when performed according to generally accepted criteria. The colon should be scrupulously prepared. Five to eight full size views of the abdomen should be obtained after fluoroscopically controlled introduction of air and barium.

16. "Oesophagus, stomach and duodenum, double contrast" presupposes the introduction of gas, the use of antifoam agent and a suitable barium mixture.

17. Abdomen and chest studies should not be routinely done and claimed in gastrointestinal examinations.

18. Three or more views of the chest should not be done routinely and claimed when a chest examination is requested.

19. Chest studies should not be routinely done and claimed in mammography cases.

20. Nasal bones or accessory nasal sinuses should not be routinely claimed in skull examination requests.

21. Abdomen and/or pelvis should not be routinely claimed in lumbar spine examination requests.

22. A survey film of the abdomen is a single view. The ordering of additional films should be left to the discretion of the radiologist who should determine which examination is adequate for a specific patient. Obviously, if progress of a long tube is being followed, a survey film is sufficient. If, however, an intestinal obstruction is being followed, a single film is usually inadequate.

23. Conventional films of the spine should not be routinely done and claimed before myelography. The necessity of having plain film studies of the spine prior to interpreting the myelographic studies is obvious. It is not essential, however, that these be done at the institution where the myelogram was done. If they had been done at an outside office, then it is a matter for the radiologist and the referring physician to have the films available. If they cannot be made available to the radiologist, it is an acceptable practice for him to do the required examination of these areas and to claim for them so that they may be available for interpretation along with the myelographic study.

24. Pharynx and oesophagus (cine or videotape) — X106 should not be claimed routinely with X108 and X109 but only when specifically indicated.

DIAGNOSTIC RADIOLOGY

25. Lumbar or lumbrosacral spine (X028, X205, X206) does not include the entire sacrum. However, an examination of the sacrum may be carried out and claimed only when specifically indicated.

26. The listed benefits apply to unilateral examinations except for central structures or as otherwise specified.

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
HEAD AND NECK					
X001	Skull — four views	19.50	14.70	6.70	5.00
X009	— five or more views	24.40	18.20	8.30	6.30
X003	Sella Turcica (when skull not examined)	9.80	7.35	3.30	2.45
X004	Facial bones — minimum of three views	14.20	10.70	5.30	3.95
X005	Nose — minimum of two views	9.80	7.35	3.30	2.45
	Mandible (Uni or bilateral) (not to be charged with X007)				
X006	— Minimum of three views	14.20	10.70	5.30	3.95
X012	— Four or more views	19.50	14.70	6.70	5.00
	Temporomandibular joints (not to be charged with X006 or X012)				
X007	— minimum of four views including open and closed mouth views	14.20	10.70	5.30	3.95
X008	Sinuses — minimum of three views	14.20	10.70	5.30	3.95
X010	Mastoids — bilateral — minimum of six views	18.80	14.10	7.35	5.50
X011	Internal auditory meati (when skull not examined)	14.20	10.70	5.30	3.95
N.C.	Teeth, up to ¼ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, up to ½ set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, full set	N.A.B.	N.A.B.	N.A.B.	N.A.B.
N.C.	Teeth, bite wing	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X016	Eye, for foreign body	9.70	7.30	4.70	3.50
X017	Eye, for localization, additional	10.00	7.50	12.00	9.00
X018	Optic foramina	11.00	8.20	4.70	3.50
X019	Salivary gland region	9.00	6.75	4.00	3.00
X020	Neck for soft tissues — minimum of two views	9.00	6.75	4.00	3.00
Spine and Pelvis					
X025	Cervical spine — two or three views	16.90	12.70	4.00	3.00
X202	— four or five views	21.80	16.35	5.40	4.10
X203	— six or more views	26.40	19.80	6.70	5.00
X027	Thoracic spine — two views	15.50	11.70	4.00	3.00
X204	— three or more views	20.30	15.30	5.35	4.00
	Lumbar or lumbosacral spine				
X028	— two or three views	16.90	12.70	4.00	3.00
X205	— four or more views	21.80	16.35	5.40	4.10
X206	— six or more views	26.50	19.85	6.70	5.00

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
X032	SPINE AND PELVIS — Cont'd				
	Entire spine — (scoliosis series) minimum of four views	35.05	26.30	10.60	7.90
	— Orthoroentgenogram (3 foot film)				
X033	— Single view	14.20	10.70	5.30	3.95
X031	— Two or more views	19.50	14.60	6.65	5.00
X034	Sacrum and/or coccyx — two views	16.30	12.20	3.30	2.45
X207	— three or more views	20.30	15.30	5.35	4.00
X035	Sacro-iliac joints — two or three views	14.20	10.70	5.30	3.95
X208	— four or more views	19.00	14.20	6.65	5.00
X036	Pelvis and/or hips — one view	9.80	7.35	3.30	2.45
X037	— two views (e.g. A.P. and frog view; both hips; A.P. both hips plus lateral one hip)	18.20	13.65	4.65	3.50
X038	— three or more views (e.g. pelvis and sacro-iliac joints; A.P. both hips plus lateral each hip)	20.80	15.65	5.30	3.95
	Upper Extremities				
X045	Clavicle — two views	9.80	7.35	3.30	2.45
X209	— three or more views	15.00	11.20	4.60	3.50
	Acromioclavicular joints (bilateral) with or without weighted distraction				
X046	— two views	14.20	10.70	5.30	3.95
X210	— three or more views	19.40	14.50	6.65	5.00
	Sternoclavicular joints — (bilateral)				
X047	— two or three views	11.70	8.75	4.00	3.00
X211	— four or more views	16.80	12.60	5.35	4.00
X048	Shoulder — two views	11.70	8.75	4.00	3.00
X212	— three or more views	16.80	12.60	5.35	4.00
X049	Scapula — two views	11.70	8.75	4.00	3.00
X213	— three or more views	16.80	12.60	5.35	4.00
	Humerus — including one joint				
X050	— two views	9.80	7.35	3.30	2.45
X214	— three or more views	15.00	11.20	4.60	3.50
X051	Elbow — two views	9.80	7.35	3.30	2.45
X215	— three or four views	15.00	11.20	4.60	3.50
X216	— five or more views	20.20	15.20	5.95	4.40
	Forearm — including one joint				
X052	— two views	9.80	7.35	3.30	2.45
X217	— three or more views	15.00	11.20	4.60	3.50
X053	Wrist — two or three views	9.80	7.35	3.30	2.45
X218	— four or more views	15.00	11.20	4.60	3.50
X054	Hand — two or three views	9.80	7.35	3.30	2.45
X219	— four or more views	15.00	11.20	4.60	3.50
X055	Wrist and hand — three views	14.20	10.70	6.65	5.00
X220	— four or more views	18.10	13.55	7.90	6.00

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
	UPPER EXTREMITIES – Cont'd	\$	\$	\$	\$
X056	Finger or thumb — two views	7.50	5.60	2.30	1.75
X221	— three or more views	9.80	7.35	3.30	2.45
	LOWER EXTREMITIES				
X060	Hip — unilateral — two or more views	15.50	11.70	4.00	3.00
	Femur — including one joint				
X063	— two views	9.80	7.35	3.30	2.45
X223	— three or more views	15.00	11.20	4.60	3.50
	Knee (including patella)				
X065	— two views	9.80	7.35	3.30	2.45
X224	— three or four views	15.00	11.20	4.60	3.50
X225	— five or more views	20.20	15.20	5.95	4.40
	Tibia and fibula (including one joint)				
X066	— two views	9.80	7.35	3.30	2.45
X226	— three or more views	15.00	11.20	4.60	3.50
X067	Ankle — three views	9.80	7.35	3.30	2.45
X227	— four or more views	15.00	11.20	4.60	3.50
X068	Calcaneus — two views	9.80	7.35	3.30	2.45
X228	— three or more views	15.00	11.20	4.60	3.50
X069	Foot — three views	9.80	7.35	3.30	2.45
X229	— four or more views	15.00	11.20	4.60	3.50
X072	Toe — two views	7.50	5.60	2.30	1.75
X230	— three or more views	9.80	7.35	3.30	2.45
X064	Leg length studies (Orthoroentgenogram)	14.20	10.70	5.30	3.95
	Skeletal Surveys				
	Skeletal survey for bone age				
X057	— single film	9.80	7.35	3.30	2.45
X058	— two or more films or views	14.35	10.80	5.35	4.00
	Other survey studies — e.g., rheumatoid, metabolic or metastatic				
X080	— basic	4.80	3.60	1.70	1.30
X081	— plus per film or view	4.80	3.60	1.70	1.30
	Chest				
N.C.	Miniature chest film — for survey purposes only	N.A.B.	N.A.B.	N.A.B.	N.A.B.
X090	Single film (see Interpretation #17)	9.80	7.35	3.30	2.45
X091	Two views	14.35	10.80	5.35	4.00
X092	Three or more views	18.40	13.80	6.40	4.80
X039	Ribs (unilateral) — two or more views	11.70	8.75	4.00	3.00
X040	Sternum — two or more views	11.70	8.75	4.00	3.00
X096	Thoracic inlet — two or more views	9.80	7.35	3.30	2.45
	Abdomen				
X100	Single view (See Interpretation #17)	9.80	7.35	3.30	2.45

DIAGNOSTIC RADIOLOGY

Code	ABDOMEN – Cont'd	T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
X101	Two or more views	14.90	11.20	4.65	3.50
	G.I. Tract				
X105	Palatopharyngeal analysis (cine or videotape)	19.30	14.50	13.30	9.90
X106	Pharynx and oesophagus (cine or videotape)	19.30	14.50	13.30	9.90
Note:	X106 may not be claimed with X107. It may be claimed with X104, X108, X109 only when specifically indicated. See Interpretation #24, page 64.				
X107	Oesophagus — when X104, X108 or X109 not claimed	17.50	13.10	8.60	6.40
X108	Oesophagus, stomach and duodenum (including survey film, if taken)	30.30	22.80	15.40	11.60
X104	Oesophagus, stomach and duodenum (including survey film, if taken) — double contrast	31.60	23.70	16.90	12.70 *
X103	Oesophagus, stomach and duodenum (including survey film, if taken) — double contrast, plus small bowel	39.90	29.90	21.40	16.00
X109	Oesophagus, stomach and small bowel	38.70	29.00	20.00	15.00
X110	Hypotonic duodenogram	25.80	19.40	13.30	9.90
X111	Small bowel only	17.50	13.10	8.60	6.40
X112	Colon — barium enema (including survey film, if taken)	31.60	23.70	14.00	10.50
X113	Colon — air contrast, primary or secondary, including survey film if taken	39.95	31.70	18.20	13.60
X114	Gallbladder (one or multiple day examinations)	19.50	14.70	6.70	5.00
X120	Gallbladder (one or multiple day examinations with preliminary plain film)	26.00	19.50	6.70	5.00
X116	T-Tube cholangiogram	14.20	10.70	5.30	3.95
X117	Operative cholangiogram	14.20	10.70	5.30	3.95
X118	Intravenous Infusion cholangiogram	32.40	24.30	12.00	9.00
X123	Operative pancreatogram or E.R.C.P.	14.20	10.70	5.30	3.95
	G.U. Tract				
X129	Retrograde pyelogram (uni or bilateral)	14.20	10.70	5.30	3.95
X130	Intravenous pyelogram including preliminary film	32.40	24.30	13.30	10.00
X137	Cystogram (catheter)	15.50	11.70	4.00	3.00
X135	Cystourethrogram, stress or voiding (catheter)	18.10	13.55	8.00	6.00
X131	Cystourethrogram (non-catheter)	3.80	2.80	2.70	2.00
X191	Intestinal conduit examination or nephrostogram	14.20	10.70	5.30	3.95
X138	Percutaneous antegrade pyelogram	14.20	10.70	5.30	3.95
X139	Percutaneous nephrostomy	14.20	10.70	5.30	3.95
X134	Urethrogram (retrograde)	11.70	8.75	4.00	3.00
X136	Vasogram	11.70	8.75	4.00	3.00

DIAGNOSTIC RADIOLOGY

Code		T		P	
		Spec.	Non Spec.	Spec.	Non Spec.
		\$	\$	\$	\$
Obstetrics and Gynaecology					
X143	Survey film	9.80	7.35	3.30	2.45
X144	Pelvimetry	14.20	10.70	5.30	3.95
X145	Placentogram	14.20	10.70	5.30	3.95
X146	Any combination of above	24.50	18.40	8.00	6.00
X147	Hysterosalpingogram	19.50	14.60	6.65	5.00
X148	Intra-uterine foetal transfusion — radiological control	25.80	19.40	13.30	9.90
	Fluoroscopy — by physician with or without spotfilms				
X195	Chest	6.30	4.70	6.65	5.00
X196	Skeleton	6.30	4.70	6.65	5.00
X197	Abdomen	6.30	4.70	6.65	5.00
X189	Fluoroscopic control of clinical procedures done by another physician per ¼ hour	5.00	3.70	11.10	8.40
	Special Examinations				
X155	Abdominal or pelvic pneumogram	26.10	19.60	6.65	5.00
	Angiography				
	— by catheterization				
	— abdominal, thoracic, cervical or cranial				
	— using single films				
X179	non-selective	19.50	14.60	6.65	5.00
X180	selective (per vessel to a max. of 4)	25.80	19.40	13.30	9.90
	— using film changer or Cine				
X181	non-selective	39.00	29.20	13.30	9.90
X182	selective (per vessel to a max. of 4)	51.90	38.90	20.00	15.00
	Carotid angiogram — direct puncture				
X160	— unilateral	32.00	24.00	20.00	15.00
X161	— bilateral	51.50	38.60	30.00	22.50
	Peripheral angiogram				
X174	— unilateral	19.50	14.60	6.65	5.00
X175	— bilateral	25.80	19.40	13.30	9.90
X198	Splenoportogram	38.70	29.00	13.30	9.90
X199	Translumbar aortogram	38.70	29.00	13.30	9.90
	Vertebral angiogram — direct puncture or retrograde brachial injection				
X132	— unilateral	32.00	24.00	20.00	15.00
X133	— bilateral	52.35	39.30	30.00	22.50
X156	Arthrogram	17.80	13.40	14.60	11.00
X200	— with fluoroscopy and complete positioning throughout by physician	24.10	18.10	21.40	16.00
X157	Bone density (mineral content) measurement	21.95	16.40	10.60	7.90

DIAGNOSTIC RADIOLOGY

Code		I		P	
		Spec	Non	Spec.	Non
		\$	\$	\$	\$
SPECIAL EXAMINATIONS – Cont'd					
X158	Bronchogram — unilateral	19.20	14.40	13.30	9.90
X159	— bilateral	25.50	19.15	20.00	15.00
X162	Cerebral stereotaxis	39.00	29.20	13.30	9.90
X122	Cholangiogram, percutaneous trans-hepatic	19.40	14.50	10.00	7.50
X188	Computed tomography — one or more cuts, with or without contrast medium	N.A.B.	—	44.75	—
X151	Cordotomy, percutaneous	32.00	24.00	20.00	15.00
X163	Dacrocystogram	19.50	14.60	6.65	5.00
X164	Discogram(s) — one or more levels	19.20	14.40	13.30	9.90
X167	Fistula or sinus injection	14.20	10.70	5.30	3.95
X169	Laminogram, planigram, tomogram	26.10	19.60	6.65	5.00
X170	Laryngogram	19.20	14.40	13.30	9.90
X171	Lymphangiogram	32.35	24.30	13.30	9.90
X192	Mammary ductography	14.20	10.70	5.30	3.95
X184	Mammogram — unilateral	16.20	12.15	7.30	5.50
X185	— bilateral	24.10	18.10	11.00	8.20
	— using xeroradiography				
X186	— unilateral	20.00	15.00	7.30	5.50
X187	— bilateral	30.80	23.10	11.00	8.20
X150	Mechanical evaluation of knee	16.70	12.50	9.35	7.00
X193	Microradioscopy of the hands	9.60	7.20	6.65	5.00
X173	Myelogram (spine and/or posterior fossa)	23.00	17.20	16.00	12.00
X190	Pantomography	11.70	8.75	4.00	3.00
X154	Penis	10.50	7.80	2.70	2.00
X176	Sialogram	19.50	14.60	6.65	5.00
X177	Skin thickness measurement	10.30	7.70	5.30	3.95
X183	Ventriculogram or pneumoencephalogram	32.00	24.00	20.00	15.00
X165	Photographic subtraction	—	—	6.65	—
X166	Examination using portable machine in home add	42.75	42.75	—	—
Note:	This code does not apply to the use of a portable machine in a hospital. Can only be claimed once per day regardless of the number of people x-rayed in the same home.				

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

- Note:**
1. These procedural benefits are intended to cover compensation for the professional service of placing an instrument and, if done, of introducing contrast media (except oral or rectal administration for study of the alimentary tract). Injection of materials to enhance the effect of contrast media is included in the procedure benefits.
 2. Radiological charges are additional: see similar entries under section on RADIOLOGY.
 3. Where similar procedures are done for diagnostic physiological studies of non-radiological nature, e.g. cardiac catheterization or intra-arterial infusion, they are listed separately under Surgery or Diagnostic and Therapeutic Procedures. See Index.

Code	Angiography	Spec.	Anaes.
		\$	
	— by catheterization		
	— abdominal, thoracic, cervical or cranial		
J021	Insertion of catheter (including cut down if necessary) and injection, if given	60.90	5
J022	Selective catheterization — add to catheter insertion benefit (per vessel to maximum of four) each	30.50	
Note:	J021 includes insertion to any distance along vessel and its extensions. J022 applies only when selected branches are catheterized.		
J014	Selective catheterization (spinal and parathyroid angiography — add to benefit for catheter insertion (per vessel) each	15.20	
	(“Selective” means manipulation of the catheter from the vessel of introduction into a branch, tributary, or cardiac chamber with angiogram(s))		
J031	Carotid angiogram — direct puncture	48.70	5
J025	Transluminal angioplasty — including angioplasty with or without pressure measurements — one or more sites or vessels	157.60	5
J048	Percutaneous trans-hepatic catheter portal venography . .	122.60	
J027	Peripheral arteriogram — direct puncture	30.50	4
J026	Peripheral venogram — direct puncture	24.50	4
	Selective coronary catheterization including angiogram — see G293, G297 on page 87		
J033	Splenoportogram	48.70	4
J034	Trans-lumbar aortogram	48.70	4
J032	Vertebral angiogram — direct puncture or by retrograde brachial injection	48.70	5

CLINICAL PROCEDURES ASSOCIATED WITH DIAGNOSTIC RADIOLOGICAL EXAMINATIONS

Code		Spec.	Anaes.
		\$	
	Embolization e.g. for treatment of hemangioma or renal carcinoma		
J040	— first vessel, claim appropriate angiographic procedural and radiological benefits plus	42.00	
J047	— each additional vessel catheterized and occluded, per vessel	19.60	
J023	Intra-arterial infusion of drugs e.g. for control of gastrointestinal haemorrhage — claim appropriate angiographic procedural and radiological benefits plus a per diem supervision benefit of	11.90	
J035	Pressure measurements during angiography	11.90	
J001	Arthrogram	11.90	4
J024	Bronchial brushing — unilateral	48.70	6
J044	— bilateral	72.80	6
J002	Bronchogram — unilateral	14.70	6
J043	— bilateral	22.10	6
J003	Bronchogram with intra-tracheal catheter — unilateral	29.80	6
J042	— bilateral	44.65	6
J005	Dacrocystogram	18.00	4
J006	Discogram — one disc	42.00	4
J030	— each additional disc	21.70	
J036	Fistula or sinus injection	11.90	
J008	Hysterosalpingogram	24.50	4
J004	Intramammary needling for localization under mammographic control	18.00	
J009	Laryngogram	14.70	
J010	Lymphangiogram — per side	42.00	
J037	Mammary ductography	18.00	
J011	Myelogram	42.00	4
J038	— with supine views requiring removal and re-introduction of spinal needle, add	11.90	
J020	— with posterior fossa views, add	11.90	
J012	Nephrotomogram	—	4
J045	Percutaneous antegrade pyelogram	48.70	4
J046	Percutaneous nephrostomy	89.65	4
J041	Percutaneous removal of intravascular foreign bodies	I.C.	I.C.
J013	Percutaneous trans-hepatic cholangiogram	42.00	4
J015	Peritoneal pneumogram	18.00	4
J016	Pneumoencephalogram	53.90	5
J017	Presacral insufflation	30.50	4
J039	Renal cyst puncture	48.70	4
J018	Sialogram	18.00	4
J007	Tomogram	—	4
J028	Urethrogram, urethrocystogram, or intestinal conduit examination, nephrostogram	11.90	
Note:	J028 for urethrogram or urethrocystogram may not be claimed with Z606, Z607 or Z608.		
J029	Vasogram	32.60	4

PULMONARY FUNCTION STUDIES

Column T — The benefit for testing including supplying of equipment, premises and technical services.

Column P — The benefit for professional services including responsibility for quality control and technician training, interpretation of the results of the tests, and consultation between the physician responsible for the tests and the referring physician concerning the results of the tests.

- Notes:**
- (1) The total benefit is obtained by adding columns T and P together.
 - (2) Coding: When coding the total benefit, use suffix A.
 When coding the technical portion only, use suffix B.
 When coding the professional portion only, use suffix C.
 - (3) The benefits for simple spirometry and standard lung mechanics represent the best of three recorded tests results with or without bronchodilator.
 - (4) The following tests are considered to be specific and require the individual ordering notation for each test parameter.
 - (5) The benefit for standard lung mechanics includes simple spirometry.
 - (6) Vital capacity and flow volume loop cannot be claimed at the same time.

Code		T	P
		\$	\$
	Simple Spirometry e.g. vital capacity, without permanent record by transducer equipment		
J300	1. FVC, FEV ₁ , MVV (MBC) etc.	2.20	1.50
	Standard Lung Mechanics (with permanent record)		
J301	2. (a) Vital capacity, Fev ₁ , FEV ₁ /FVC	8.05	4.00
J324	(b) Repeat 2(a) after bronchodilator	1.60	1.60
J325	(c) Same as 2(a) plus MMEFR calculation	8.05	5.70
J326	(d) Repeat 2(c) after bronchodilator	1.60	1.60
J302	(e) MVV done together with 2a or 2c80	.80
	2(a) and 2(c) cannot be billed together		
	2(b) and 2(d) cannot be billed together		
J304	3. (a) Flow volume loop (FVC, FEV ₁ , FEV ₁ /FVC, V ₃₀ , V ₂₅) ..	12.10	8.05
J327	(b) Repeat 3(a) after bronchodilator	1.60	1.60
	Complex Lung Mechanics		
J311	4. (a) Functional residual capacity by gas dilution method	9.70	6.50
J307	(b) Functional residual capacity by body plethysmography .	10.50	6.50
J306	(c) Airways resistance by plethysmography or estimated using esophageal catheter	9.70	5.70

PULMONARY FUNCTION STUDIES

Code		I	P
		\$	\$
J305	5. Lung Compliance (pressure volume curve of the lung from TLC to FRC)	31.50	26.70
J309	6. (a) Carbon monoxide diffusing capacity by steady state at rest	8.10	6.20
J310	(b) Single breath diffusing capacity	12.95	6.50
J308	7. Pulmonary Function Response to O ₂ and CO ₂		
J328	(a) CO ₂ ventilatory response	12.10	8.05
	(b) O ₂ ventilatory response (physician must be present)	12.10	12.10
	Exercise Assessment — physician must be in attendance at all times.		
J314	8. Exercise diffusing capacity	6.20	9.30
J315	9. (a) Stage I: Graded exercise to maximum tolerance exercise (must include continuous heart rate and ventilation at rest and at each workload	30.10	20.10
J329	(b) Same as 9a plus 2a, 2c or 3a before and after exercise ...	40.40	26.70
J334	(c) Same as 9a plus 12 lead E.C.G. done at rest, used for monitoring during the exercise and followed for at least 5 minutes post exercise	41.60	32.70
J316	(d) Stage II: Repeated steady state graded exercise (must include heart rate, ventilation, VO ₂ , VCO ₂ , BP, ECG, end tidal and mixed venous CO ₂ , at rest, 3 levels of exercise and recovery)	79.30	37.20
J317	(e) Stage III: Same as 9c plus arterial blood gases, PH and bicarbonate or lactate	105.20	63.10
J330	(f) Exercise induced asthma assessment (Workload sufficient to achieve a HR of 85% of max.; measurement of 2a, 2c or 3a before exercise and 5-10 minutes post exercise	20.20	12.10
	Gas Analysis		
G479	10. (a) Arterial puncture for blood gas analysis		5.25
J319	(b) Blood gas analysis: pH, PO ₂ , PCO ₂ , bicarbonate and base excess	7.30	
J318	(c) Arterialized venous blood sample collection (e.g. ear lobe)	2.40	
J320	(d) A-a oxygen gradient (measurement of RQ by sampling mixed expired gas and using alveolar air equation)	30.10	15.40
J331	(e) Estimate of venous admixture (Qs/Qt) breathing pure oxygen	20.10	10.05
J313	(f) Mixed venous PCO ₂ by the rebreathing method	7.30	2.40
J332	(g) O ₂ saturation by oximeter (at rest and exercise)	10.50	5.30
J322	(h) Standard O ₂ consumption and CO ₂ production	20.10	5.00
J333	11. Histamine or methylcholine threshold test	23.10	12.10
J335	12. Antigen challenge test	32.30	16.20

DIAGNOSTIC ULTRASOUND

- Notes:**
- (1) T and P Columns should be interpreted in the spirit of the first two paragraphs on page 63, but without limiting the performance of these tests to physicians of any one specialty.
 - (2) The total benefit is obtained by adding columns T and P together.
 - (3) Coding: When coding the total benefit, use suffix A.
 When coding the technical portion only, use suffix B.
 When coding the professional portion only, use suffix C.
 - (4) A-Mode — implies a one-dimensional ultrasonic measurement procedure.
 - (5) M-Mode — implies a one-dimensional ultrasonic measurement procedure with movement of the trace to record amplitude and velocity of moving echo-producing structures.
 - (6) Scan B-Mode — implies a two-dimensional ultrasonic scanning procedure with a two-dimensional display.
 - (7) All ultrasound examinations include a permanent record and interpretation.

Code		T	P
		\$	\$
J100	Head and Neck		
	Echoencephalography-midline, A-mode	—	3.40
J122	Brain — complete, B-mode	29.10	16.80
	Echography-ophthalmic		
J102	Quantitive, A-mode	15.20	22.20
J103	B-scan immersion	29.90	29.60
J107	B-scan contact	15.05	14.70
J108	Biometry (Axial length-A-mode)	14.90	19.80
J104	Foreign body localization	I.C.	I.C.
Note:	J102, J103, J104, J107, J108 — for bilateral procedures, add 50% of the listed benefit.		
J105	Echography face and/or neck including A and/or B scans	17.70	11.70
	Heart		
J115	Echography, pericardial effusion, M-mode	11.20	8.40
	Echocardiography — complete study		
J118	— 1 dimension	24.50	24.50
J120	— 2 dimensions (real time)	42.00	38.50
J121	— 1 and 2 dimensions at same patient visit	53.90	51.10
J119	— limited study — 1 or 2 dimensions for follow up studies ..	11.55	11.55
	Thorax		
J125	Chest masses, pleural effusion-A & B-mode	29.10	16.80
J126	Ultrasonic guidance of thoracentesis	29.10	16.80
J127	Breast masses — Scan B-mode (per breast)	13.65	10.15

DIAGNOSTIC ULTRASOUND

Code	Abdomen and Retroperitoneum	T	P
		\$	\$
J135	Abdominal B-scan, with A scanning when necessary for liver, pancreas, spleen, aorta, kidney, scrotum, etc., (one or more organs)	29.10	16.80
J149	Ultrasonic guidance of renal biopsy or cyst aspiration	29.10	16.80
Pelvis			
Echography — Scan B-mode			
J155	Early pregnancy diagnosis	22.40	12.25
J156	Fetal age determination	22.40	12.25
J158	Placenta localization	22.40	12.25
J161	I.U.C.D. localization	22.40	12.25
J159	Pregnancy, complete	29.10	16.80
J109	Ectopic pregnancy	29.10	16.80
J110	Molar pregnancy	29.10	16.80
J162	Pelvic mass	29.10	16.80
J111	Ultrasonic guidance of amniocentesis	29.10	16.80
Peripheral Vascular System (See Diagnostic and Therapeutic Procedures)			
Miscellaneous			
J180	Echography for placement of radiation therapy fields, scan B-mode	21.70	13.30
J182	Extremities — per limb	14.00	10.15

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

- Code** With a few exceptions specifically indicated below, the listed procedural benefits are for the procedure(s) alone.
Consultations or visits when such services are rendered, may be claimed in addition to the procedure(s).
- G700** When a procedure(s) is the sole reason for a visit, add \$3.15 per patient visit for those procedures marked (+) regardless of the number of procedures carried out during that visit. However, if the visit is to a diagnostic facility controlled directly or indirectly by a physician who has examined and referred the patient to such a diagnostic facility on the same day, G700 may not be claimed under these circumstances.

Note: G700 is not payable to a hospital department.

Schedule Interpretations:

1. If in the course of any office or home visit (see Preamble, Part B), a haemoglobin screen and/or haematocrit (any method or instrument) is carried out, code G481 may be claimed for this service (see page 86). Urinalysis may be claimed with or without an associated visit to a physician's office, except for screening and urinalyses which are not medically necessary (see Preamble, part A, paragraph (2)).

2. Claims for apex cardiography and E.C.G. may be made when both services are rendered.

3. For the first minor telerradiotherapy procedure rendered to a patient, the physician may claim the appropriate consultation or assessment in addition to the procedure(s). On subsequent visits, only minor telerradiotherapy plus \$3.15 should be claimed unless additional procedures have been performed or unless there has been a complication or change to a totally unrelated diagnosis. In the first exception, minor telerradiotherapy plus the benefit(s) for additional procedures may be claimed. In the second exception, the appropriate assessment and minor telerradiotherapy may be charged.

4. If, in addition to the allergy injection, the patient requires a minor assessment only of his allergic condition, the physician may claim for code G212 only. However, if a patient requires a more complete assessment of his condition or if a patient presents for an allergy injection and has an acute infectious condition, albeit of the respiratory system, or some other unrelated condition any of which would have otherwise required a separate office visit, the physician is entitled to claim for the appropriate assessment as well as the injection.

5. The benefits for respiratory care on pages 91, 92 of the Schedule under Physician-in-Charge apply per patient treated, i.e., while the physician-in-charge may change during the course of treatment, the benefit formula as set out should be used by the physicians involved as if there were only one physician-in-charge during the treatment program.

6. The \$4.70 benefit under Physical Medicine Therapeutic Procedures means one \$4.70 per hour, per patient regardless of the number of procedures carried out during the hour.

7. Multiple B.C.G. inoculations used for treatment of carcinoma are to be considered experimental and no claims should be made for this service.

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

8. Some benefits for Diagnostic and Therapeutic Procedures have the technical and professional components listed separately. However, when only one benefit is listed for a service, it represents the professional component only. The technical component includes the salaries of support staff, equipment depreciation or lease costs, supplies and costs associated with the preparation of a written report. The professional component includes the clinical supervision of the diagnostic facility, interpretation of the test results and a written report.

9. The Preamble applicable to Surgical Procedures also applies, where appropriate, to Diagnostic and Therapeutic Procedures.

ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY (Professional components only)

Note: "L" codes L800-L828 inclusive are professional interpretation benefits, they are not applicable to the taking of samples

Code		Phys.	Anaes.
		\$	
N.C.	Autopsy, gross and micro (including CNS as required)	NAB	
L800	Blood film interpretation	7.20	
Z403	Bone marrow aspiration	18.70	
L802	Bone marrow interpretation	25.60	
L803	Chromosome analysis, per case	35.50	
	Cytology		
L804	Amniotic fluid for estimation of fetal maturation	2.30	
L805	Aspiration biopsy cytologic consultation (lungs, etc.)	9.45	
L806	Bronchial washings	3.60	
L807	Buccal or vaginal smear for Barr body	2.80	
L808	Direct smears — oral, larynx, nipple discharge	2.50	
L809	Esophageal and gastric washings per complete specimen	5.95	
L810	Fluids (pleural, ascitic, breast cyst, pericardial, CSF, urine and joint) per specimen	3.60	
L811	Fluorescent Y Chromosome (peripheral blood)	3.60	
L812	Gynaecological specimen (including all types of cellular abnormality, assessment of flora, and/or cyto hormonal evaluation)	2.50	
	— For technical component, L713.		
L813	Inclusion bodies	3.60	
L814	Nasal smear for eosinophils	1.40	
L826	Ocular	3.60	
L815	Sputum per specimen for general and/or specific assessment (e.g. cellular abnormalities, asbestos bodies, lipid, hemosiderin, etc.)	3.60	
L816	Electron microscopy, per case	57.40	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	ANATOMICAL PATHOLOGY, HISTOLOGY AND CYTOLOGY – Cont'd	Phys.	Anaes.
		\$	
	Immunofluorescence Studies		
L817	Anti-tissue antibodies, per case (must include written report) . .	3.60	
L818	Protein deposition in tissues, per case	13.40	
L819	Seminal fluid examination, complete (see Laboratory Medicine Schedule, Preamble, paragraph 11)	4.90	
L820	Smear for spermatozoa only (see Laboratory Medicine Schedule, Preamble, paragraph 11)	2.30	
L821	Surgical pathology, sections and report per case	13.40	
L822	Operative consultation — with or without frozen section (up to three specimens)	27.50	
L823	For each specimen over three, add	13.40	
	Synovial fluid analysis		
L824	Description, viscosity and mucin clot	3.60	
L825	Identification of crystals by compensated polarized light	8.20	
L801	Metabolic bone studies	47.30	
L827	Interpretation of RIA for carcinoembryonic antigen (CEA)	3.15	
L828	Interpretation of RIA for hormone carcinoma receptors (to include estrogen and progesterone assays)	3.90	
ALLERGY			
+ G200	Acute desensitization, e.g. ATS, penicillin	4.90	
+ G201	Direct nasal tests, \$.90 each, maximum	2.80	
+ G202	Hyposensitization, including assessment and supervision (one or more injections)	2.10	
Note:	Use this code for rabies injection(s).		
G212	If hyposensitization is the only service rendered, use this code. This code combines G700 and G202	5.25	
G205	Insect venom desensitization (immunotherapy) — per injection to a maximum of 5 per patient per day	7.35	
Note:	In addition to G205, after the initial major assessment a minor assessment may be claimed once per day if rendered.		
G199	Insect venom skin testing provided in physician's office or hospital including physician interpretation, \$.70 each, maximum	21.00	
+ G203	Ophthalmic tests — direct, \$.90 each, maximum	2.80	
+ G204	— quantitative	7.50	
G206	Patch test \$.90 each, maximum of 25 per year	22.50	
G198	Maximum of 50 per year for industrial or occupational dermatoses	45.00	
+ G207	Bronchial provocative testings — per session (limit of 6 sessions per patient)	8.05	
+ G208	Repository therapy, per injection (cost of materials extra)	7.50	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	ALLERGY – Cont'd	Phys.	Anaes.
		\$	
G209	Skin tests provided in physician's office or in hospital, including physician interpretation, (scratch or intradermal method) \$.50 each, maximum	25.00	
	ANAESTHESIA		
	Examination Under Anaesthesia — when sole procedure performed not otherwise listed in the schedule (diagnosis required)		
G260	with or without intubation	28.00	4
	CARDIOVASCULAR		
	Vascular Cannulation (including injections and cut-down, if necessary)		
G268	Cannulation of artery or central vein e.g. for pressure measurement or for feeding line	17.50	
G309	Umbilical arterial catheterization (including obtaining of blood sample)	25.20	
Note:	Use this code for Usher routine for acidosis (infant).		
G282	Umbilical vein catheterization (including obtaining of blood sample)	11.20	
G287	Insertion of Swan-Ganz catheter (not included in anaesthetic, respiratory or critical care benefits)	91.05	4
G304	— when dye dilution densitometry done in addition at same sitting, add	26.30	
G398	Insertion of permanent feeding line under general anaesthesia	77.00	4
G479	Arterial puncture	5.25	
+ G480	Venipuncture — infant	5.40	
+ G482	— child	3.50	
+ G489	— adolescent or adult	1.20	
+ G483	Therapeutic venisection (phlebotomy)	5.40	
G271	Anticoagulant supervision — long term, telephone advice — per month	6.30	
G481	Hemoglobin screen, rendered in physician's office in conjunction with visit	.80	
	Blood Transfusions:		
G279	Indirect transfusion	10.50	
G275	Exchange transfusion (procedure only)	115.60	
Note:	Assistant at exchange transfusion — see Preamble, Part B, Paragraph 32(g)		
G280	Intra-uterine foetal transfusion — initial or subsequent	105.10	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Phys. Anaes.	
		\$	
	CARDIOVASCULAR – Cont'd		
	Plasmapheresis (to include cannulation)		
G276	— donor cell pheresis (platelets or leukocytes)	8.40	
	— therapeutic plasma exchange		
G277	— initial and repeat, to a maximum of 5 per year, each	42.00	
G278	— beyond 5 per year, each	21.00	
G272	Manual plasmapheresis (see Premable, part B, paragraph 22)	I.C.	
	Cardioversion:		
G285	Cardioversion — limit of three sessions per patient, per day	32.90	5
	Cardiac Catheterization:		
	When more than one procedure is carried out at one sitting, the additional procedures are to be claimed at 50% of the listed benefits.		
G290	— pressures only	77.00	5
	Left heart		
G291	— retrograde aortic	94.55	5
G292	— transseptal	129.60	5
G293	Selective coronary catheterization — both arteries	133.10	5
G265	Transluminal coronary angioplasty including angiography with or without pressure measurements, per vessel	210.10	5
G297	Angiograms (any number of injections)	52.50	
G296	Dye dilution densitometry and/or thermal dilution studies — coronary flow index benefit covers all studies on the same day .	52.50	
Note:	When G296 is done in addition to G287, it may be claimed at 50% only. Use code G304 instead.		
G298	Intracardiac electrocardiography and/or atrial pacing	52.50	
G299	Oxymetry	52.50	
G289	Fick determination	52.50	
G300	Metabolic studies, e.g. coronary sinus lactate and pyruvate determinations	52.50	
G301	Exercise studies during catheterization	52.50	
G305	Intracardiac phonocardiography	52.50	
G306	Isotope studies during cardiac catheterization	52.50	
G267	HIS bundle ECG	77.00	
G294	Insertion of temporary endocardial electrode	91.05	5
G254	Repositioning of temporary endocardial electrode	31.50	5
G295	Insertion of permanent endocardial electrode and implantation of pack (includes insertion of temporary transvenous lead at same surgical procedure by same surgeon)	157.60	5
G269	Insertion of permanent endocardial electrode(s)	66.50	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR - Cont'd	Phys.	Anaes.
		\$	
G270	Exposure of vein and implantation of pack	91.05	5
G302	Repositioning of permanent endocardial electrode (as separate procedure)	56.00	5
G264	Replacement of pack	77.00	5
G288	Transvenous endomyocardial biopsy	98.05	
G303	Insertion of transthoracic pacemaker	31.50	4
Electrocardiography: (professional component must include pertinent written interpretation)			
+ G310	E.C.G. — technical component	4.55	
G313	— professional component — practice in general	4.20	
G318	— professional component — specialist	5.95	
Before and after exercise (Master's criteria, Levy Ischemia or Frasher Exercise test) includes complete resting tracing and multiple leads taken immediately and 3 and 6 minutes post exercise.			
G314	— technical component	7.35	
G334	— professional component	7.35	
Maximal stress E.C.G. (exhaustion, symptoms, or E.C.G. changes) or sub-maximal stress E.C.G. (to target heart rate for patient) by a standard technique — with treadmill or ergometer and oscilloscopic continuous monitoring including E.C.G.'s taken during the procedure and resting E.C.G.'s before and after the procedure (physician must be in attendance at all times)			
G315	— technical component	21.00	
G319	— professional component	31.50	
G316	Vector — technical component	10.50	
G335	— professional component	5.60	
12 to 24 hour arrhythmia taping (Holter Monitoring)			
Level 1 — requires a recorder capable of recording all beats and transmitting this information to a scanner which is capable of analyzing and printing every beat and also performing trend analysis on the 12 or 24 hour tape.			
Level 2 — requires a recorder capable of recording only a portion of each minute, or a predetermined time period after an abnormal complex is sensed. The scanner of this recorder is capable of analyzing the tape and printing all beats in the predetermined time period analyzing the ST segment, heart rate and ventricular premature beat frequency.			
Level 3 — requires a recorder capable of recording beats for only a portion of a minute and feeding this information into a scanner through an adapter that feeds the information through the standard E.C.G. machine.			

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Phys.	Anaes
		\$	
	CARDIOVASCULAR – Cont'd		
G650	Level 1 — professional component	28.00	
G651	— technical component — recording	15.40	
G652	— scanning	21.00	
G653	Level 2 — professional component	21.00	
G654	— technical component — recording	15.40	
G655	— scanning	10.50	
G656	Level 3 — professional component	14.00	
G657	— technical component — recording	10.50	
G658	— scanning	7.00	
G320	Interpretation of telephone transmitted E.C.G. rhythm strip — professional component	2.10	
G311	— technical component for telephone transmission	1.10	
	Pacemaker reprogramming including electrocardiography		
G283	— professional component	5.25	
G284	— technical component	5.25	
	Pacemaker pulse wave analysis with electrocardiography		
G307	— professional component	5.25	
G308	— technical component	5.25	
	Non Invasive Cardiology:		
Note:	When more than one procedure of items marked (*) are performed at one sitting, the major procedure may be claimed in full and the remainder at 50% of the listed benefit(s).		
	*Phonocardiogram — multiple channel — before and after exercise (not less than 3 channels)		
G504	— professional component	10.50	
G505	— technical component	25.90	
G506	(with pharmacologic intervention), add	5.25	
G507	*Apex cardiogram — professional component	6.30	
G508	— technical component	6.30	
	Echocardiography — see Diagnostic Ultra Sound.		
	Blood Flow Study (Doppler or other) — uni or bilateral		
G502	Carotid phonoangiography — professional component	5.95	
G503	Oculoplethysmography — professional component	5.95	
	*Phlebography and/or carotid pulse tracing (with systolic time intervals) — before and after exercise		
G518	— professional component	6.30	
G519	— technical component	6.30	
	Peripheral Arterial System		
	Ankle pressure determination alone		
G112	— professional component	5.40	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CARDIOVASCULAR – Cont'd	Phys.	Anaes.
		\$	
	Ankle pressure measurements together with segmental pressure recordings and/or pulse volume recording and/or Doppler recordings		
G113	— professional component	15.40	
G115	— technical component	12.60	
	Ankle pressure measurements with exercise and/or quantitative measurements, i.e. plethysmography or velocity measurements, add to G112 or G113		
G114	— professional component	7.20	
G116	— technical component	4.90	
	Peripheral Venous System		
	Venous assessment (uni or bilateral) — includes assessment of femoral, popliteal and posterior tibial veins with Doppler recording		
G117	— professional component	7.00	
G118	— technical component	4.55	
	Impedance plethysmography		
G120	— professional component	3.70	
G121	— technical component	7.35	
Note:	G112, G113, G115, G117, G118 not chargeable during surgery or during the patient's post-operative stay in hospital.		

CRITICAL CARE

Life Threatening Emergency Situation: — Resuscitation in emergency situation (cardiac arrest, massive injury, cardio-respiratory failure, resuscitation of newborn, severe shock, coma) includes immediate crisis related examination and usual resuscitative measures and to include as required, defibrillation, cardioversion, cut down(s), intravenous lines, pressure infusion sets and pharmacological agents, urinary catheters, arterial and/or venous catheters, C.V.P. lines, blood gases, nasogastric tubes with or without lavage, endotracheal intubation and tracheal toilet.

G521	Benefit per physician — first ¼ hour	35.00
G522	— after first ¼ hour (per ¼ hour or part thereof)	12.25

Other Resuscitation:

G395	Benefit per physician — first ¼ hour	21.00
G391	— after first ¼ hour (per ¼ hour or part thereof)	10.50

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Phys. Anaes.
Code		\$
Note:	CRITICAL CARE – Cont'd Consultations or assessments rendered as required after critical care is no longer necessary, should be claimed on a fee-for-service basis.	
G211	Endotracheal intubation for resuscitation (not to be claimed when followed by a surgical procedure)	19.60
G210	Hypothermia (therapeutic) induction and management	108.60
	Hyperbaric therapy; (including assessment and complete care of patient)	
G359	— first three hours	108.60
G360	— if physician in attendance with the patient in the chamber — first three hours — thereafter — detention charges (see Preamble)	217.10
Note:	G359, G360 — hyperbaric therapy is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Office for qualifying diagnoses.	
	Respiratory Care: — includes examinations of the patient and (as required) includes intravenous lines; pressure infusion sets and pharmaceutical agents; insertion of arterial, C.V.P. or urinary catheters; securing and interpretation of blood gases; nasogastric tubes; endotracheal intubation with or without artificial ventilation; tracheal toilet; use of an artificial ventilator and all necessary measures for its supervision.	
	Physician-in-Charge	
G405	— 1st day	105.10
G406	— 2nd to 5th days (inclusive) per diem	47.30
G407	— 6th to 28th days (inclusive) per diem	31.50
G408	— 29th day onwards per diem	15.75
Notes:	(1) The foregoing benefits apply only to respiratory care rendered in a Respiratory Care Unit or other special care unit such as the ICU where special monitoring equipment is available. (2) The appropriate consultation, procedure and visit benefits shall apply after stopping artificial respiration or special care. (3) If a patient has been discharged from the Respiratory Care Unit more than 48 hours and then is re-admitted to the Unit, the 1st day rate applies again on the day of re-admission. For re-admission less than 48 hours after discharge, the appropriate code G406-G408 should be used.	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	CRITICAL CARE – Cont'd	Phys.	Anaes.
		S	
	(4) Other physicians apart from those providing respiratory care may claim the appropriate consultation, visit and procedure benefits not listed in the schedule for Respiratory Care. Anaesthetists rendering short duration interim care in the recovery room prior to transfer to the special care unit should submit claims in accordance with the Preamble, Part B, paragraph 33(k). Longer duration care rendered in accordance with the above definition of Respiratory Care should be considered as the applicable first day care G405.		
	Neonatal Intensive Care:		
	Level A: Full life support including invasive monitoring, ventilatory support (all modalities) and parenteral alimentation		
G600	— 1st day	168.10	
G601	— 2nd to 10th days (inclusive), per diem	84.00	
G602	— 11th day onwards, per diem	42.00	
	Level B: Intensive care including full monitoring both invasive and non-invasive. Oxygen administration and intravenous therapy, but without ventilatory support		
G610	— 1st day	87.55	
G611	— 2nd day onwards, per diem	35.00	
	Level C: Intermediate care including oxygen administration, non-invasive monitoring and gavage feeding		
G620	— 1st day	70.00	
G621	— 2nd day onwards, per diem	17.50	
Notes:	(1) The foregoing benefits apply only to care rendered in a Special Care Unit or a Respiratory Care Unit or the ICU where special monitoring equipment is available.		
	(2) The foregoing benefits include the initial assessment and subsequent examinations of the patient and, as required, insertion of arterial, venous, C.V.P. or urinary catheters, intravenous lines, interpreting of blood gases, nasogastric tubes, pressure infusion sets, pharmaceutical agents, endotracheal intubation, tracheal toilet, artificial ventilation, and all necessary measures for respiratory support.		
	(3) These are team benefits which apply to neonatologists/paediaticians/anaesthetists providing complete care. If ventilator care, only, is provided by anaesthetist(s), the above listings do not apply. Instead, claims should be rendered under the Respiratory Care listings (G405 etc.) with neonatology paediatric components claimed on a fee-for-service basis.		
	(4) If an infant has been transferred from one level to another in either direction, up or down, the 2nd day listings apply.		
	(5) The appropriate consultation, procedure and visit benefits shall apply after termination of Neonatal Intensive Care.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Phys.	Anaes.
		\$	
Code	CRITICAL CARE – Cont'd		
	Intensive Care Monitoring:		
Note:	This category excludes Cardio-Pulmonary Resuscitation and Respiratory Care and should be claimed on the basis of the appropriate consultation, procedure and visit. (Also see Preamble, Part B, paragraph 20(b))		
	DIALYSIS: team benefits, to include listed items. (This does not include preliminary investigation of the case.)		
	Haemodialysis:		
R849	Initial and acute (to include surgical components)	490.30	6
R850	Insertion of Cannula or Scribner shunt (to be included in the \$490.30 initial)	175.10	6
G325	Medical component (to be included in the \$490.30 initial)	315.20	
G323	Acute, repeat (maximum of 3)	157.60	
G326	Chronic each	36.80	
	Revision of Cannula or Scribner shunt		
G327	— single	56.00	4
G328	— both	84.00	4
G329	De-clotting of Cannula or Scribner Shunt	52.50	
R843	Removal of Cannula or Scribner shunt	45.50	4
G324	Insertion of subclavian catheter for haemodialysis	52.50	
G336	— revision or changing	8.40	
R851	By-pass graft for haemodialysis — synthetic	210.10	7
R840	— autogenous vein	227.60	7
R833	Ligation or removal of by-pass graft	45.50	4
R841	Obliteration of A-V fistula	45.50	4
Notes:	— For operative thrombectomy of bypass graft, use code R813, page 166.		
	— For creation of A-V fistula; use code R827, page 166.		
	Peritoneal dialysis:		
G330	Acute (up to 48 hours) includes stylette cannula insertion (temporary)	112.10	
G331	Repeat acute (up to 48 hours) — maximum of 3	101.55	
G332	Chronic (up to 48 hours) — maximum of \$97.40 per week	52.50	
R852	Insertion of peritoneal cannula by laparotomy	105.10	6
R853	Insertion of Tenckov type peritoneal catheter — chronic — by trocar	52.50	4
R854	Removal of Tenckov type peritoneal catheter	28.00	4
	Home dialysis and self-care dialysis:		
G333	Weekly retainer for administration, routine visits and supervision (plus fee for service for complications)	18.20	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	ENDOCRINOLOGY AND METABOLISM	Phys.	Anaes.
		\$	
+ G493	ACTH test — single or multiple, per injection	3.50	
+ G337	Antidiuretic hormone response test including the 8 hour water deprivation test	9.10	
	Glucagon test		
+ G494	(Type A) for carbohydrate response	5.60	
+ G495	(Type B) for hypertension, pheochromocytoma and insulinoma provocative test (including cold pressor test)	23.80	
G358	Growth hormone exercise stimulation test with physician present (includes venipuncture(s))	14.00	
+ G340	Histamine test to include a control cold pressor test	25.90	
+ G341	Hypertonic saline infusion test	9.10	
+ G342	Implantation of hormone pellets	17.50	
+ G497	Insulin hypoglycemia pituitary function test, TRH and LHRH alone or in combination	28.00	
+ G498	Intravenous glucose tolerance test	5.60	
+ G499	Intravenous tolbutamide test	28.00	
+ G513	Pentagastrin stimulation for calcitonin	9.45	
+ G344	Phentolamine test	23.80	
+ G501	TRH and/or LHRH test, per injection	3.50	
+ G490	Saralasin test	23.80	

GASTROENTEROLOGY

G349	Oesophageal tamponade (Blakemore bag) — insertion	25.90	
	Oesophageal motility study(ies) with manometry		
G350	— standard, with physician in continuous attendance	59.50	
G343	— interpretation only	11.20	
	Oesophageal pH study for reflux		
G251	— standard, with physician in continuous attendance	19.30	
G351	— with 24 hour monitoring	22.10	
G346	— tracing interpretation only	11.20	
	Oesophageal acid perfusion test		
G353	— with physician in continuous attendance	19.30	
G252	— interpretation only	5.95	
	Gastric lavage		
+ G355	(a) diagnostic	5.25	
G356	(b) therapeutic — with or without ice water lavage	18.50	
+ G357	Gastric secretion studies (Augmented Histamine or Histalog, or Pentagastrin) — procedure and supervision	10.50	
G352	Biliary tract provocative test with cholecystokinin	5.25	
	Anal-rectal manometry		
G354	— with physician in continuous attendance	25.90	
G253	— interpretation only	5.95	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Phys. Anaes.
Code	GYNAECOLOGY	\$
G367	Artificial insemination	14.70
G363	Cervical mucus penetration test	9.45
G361	Endometrial flushing	7.50
+ G364	Huhner's test (includes sample taking, examination and interpretation)	7.50
G366	Hydrotubation — e.g. steroids	19.30
G368	Insufflation — Rubin's test (included in tubal plastic surgery)	19.30
G374	Insufflation and endometrial biopsy (included in tubal plastic surgery)	19.30
G378	Insertion of intra-uterine contraceptive device	12.60
Note:	For removal of I.U.D. see page 203.	
+ G365	Papanicolaou smear	3.00
Note:	(no charge if done as part of a consultation, limited consultation, repeat consultation, general or specific assessment (or re-assessment), annual health examination or routine post-natal visit.)	
U.V.C.	Vaginal insufflation	visit fees
INJECTIONS OR INFUSIONS		
+ G369	B.C.G. inoculation, following tuberculin tests	3.00
+ G370	Bursa, joint or tendon sheath, including preliminary aspiration . . .	10.50
G371	(each additional site or area \$5.25, maximum \$26.25 per visit)	
Note:	G370, G371 — not allowed in addition to surgical benefits when performed at time of surgery.	
	Lateral discography	
G389	— lumbo sacral disc — as first disc	66.50
G390	— any other disc — as first disc	35.00
G386	— second and subsequent discs each	17.50
	Injection (chemonucleolysis)	
G392	— initial injection	9.80
G393	— any subsequent injection at other levels, each	4.90
G396	Injections of extensive keloids	14.70
G397	— under general anaesthesia	25.20
	Intradermal including interpretation, intramuscular or subcutaneous — with visit,	
G372	— each injection	1.20

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	INJECTIONS OR INFUSIONS – Cont'd	Phys.	Anaes.
		\$	
	Intradermal including interpretation, intramuscular or subcutaneous — sole reason,		
G373	— first injection — apply basic charge only i.e.	3.15	
Note:	Use for tuberculin or Schick test		
G372	— each additional injection	1.20	
	Intralesional infiltration		
+ G375	— one or two lesions	5.25	
+ G377	— 3 or more lesions	7.70	
G383	— extensive (see Preamble, part B paragraph 22)	1.C.	
G384	Infiltration of tissues for trigger point	5.25	
G385	— more than one site, add	2.60	
G462	Administration of oral polio vaccine		
	— if only service rendered90	
	Intravenous		
+ G376	Infant	5.80	
+ G379	Child or adult	3.50	
Notes:	(1) Use these codes for cryoprecipitate infusion.		
	(2) G376, G379 may not be claimed with G279.		
	(3) Except for chemotherapy (G381, G281), injections into established I.V. apparatus may not be claimed.		
+ G380	Cut down (including cannulation as necessary)	15.40	
	Chemotherapy (marrow suppressant) administered by intravenous infusion for treatment of malignant or auto-immune disease (maximum per visit \$11.90)		
+ G381	— single injection	7.00	
G281	— each additional injection	2.45	
G382	Supervision of chemotherapy (marrow suppressant) for malignant or auto-immune disease by telephone — monthly	6.30	
	Varicose veins (maximum per visit \$11.20)		
+ G387	— single injection	5.60	
G388	— multiple (unilateral or bilateral) each additional	2.80	
	Management of parenteral alimentation — physician in charge — up to twelve weeks		
G510	per visit	8.75	
	from thirteenth to twenty-sixth week (not to exceed \$26.25 per week)		
G511	per visit	8.75	
	from twenty-sixth week onwards (not to exceed \$52.50 per month)		
G512	per visit	8.75	
Note:	G510 — G512 may not be claimed more than once per day and the listed benefit includes the hospital visit necessary to manage the parenteral alimentation (i.e., during the same visit, a hospital visit may not be claimed in addition).		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NEPHROLOGY	Phys. Anaes.	
		\$	
G411	Nephrological management of donor procurement — (uni or bilateral) — includes management of the neurologically “dead” donor on life support systems, assessment of renal functions pre-nephrectomy, pre-nephrectomy immunotherapy, assessment as to potential recipients to be called in, etc.	108.60	
G347	Renal perfusion with hypothermia for organ transplantation	54.30	
G348	Renal preservation with continuous machine perfusion	54.30	
G412	Nephrological component of transplantation, including complete patient care for first 48 hours following transplantation	164.60	
NERVE BLOCKS			
Note:	Time units are not applicable to nerve blocks. If one physician gives the anaesthetic and another does the nerve block, claim the anaesthetic under G260, page 86		
G213	Auditory ganglion	29.40	
G214	Brachial plexus	29.40	
G215	Coeliac ganglion	45.20	
G239	Differential intrathecal spinal block	68.60	
G216	Epidural spinal block	40.60	
G245	Epidural or intrathecal injection of sclerosing solution	89.65	
G243	Femoral nerve — unilateral	29.40	
G244	— bilateral	44.10	
	Introduction of epidural catheter for relief of pain:		
G246	— Institution		5
G247	— Maintenance (one unit for each ½ hour of maintenance up to a maximum of 6 units per day.)		
Notes:	— For obstetrical continuous conduction anaesthesia, see P014, P015 on page 108.		
	— Also see Preamble, part B, paragraph 33(n).		
G218	Ilioinguinal and iliohypogastric nerves	29.40	
G219	Infraorbital	17.90	
G220	Intercostal nerve root	17.90	
G221	— for each additional one, add	8.90	
G222	Intrathecal spinal	40.60	
G225	Mental branch of mandibular nerve	17.90	
G250	Maxillary or mandibular division of trigeminal nerve	40.60	
G241	Obturator nerve — unilateral	29.40	
G242	— bilateral	44.10	
G227	Other cranial nerve block	45.20	
G228	Paravertebral nerve block of cervical thoracic or lumbar or sacral or coccygeal nerves	29.40	
G123	— for each additional one, add (to a maximum total fee of \$88.20)	14.70	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	NERVE BLOCKS – Cont'd	Phys. Anaes.
G229	Pudendal — unilateral	8
G240	— bilateral	29.40
G422	Retrobulbar injection (not to be charged when used as a local anaesthesia)	44.10
G230	Sciatic nerve	17.90
G226	— bilateral	29.40
	Somatic or peripheral nerves not specifically listed	44.10
G231	— one nerve or site	17.90
G223	— additional nerve(s) or site(s), add	8.90
G232	Spleno-palatal ganglion	29.40
G233	Splanchnic	29.40
G234	Stellate ganglion	29.40
G256	Superior laryngeal nerve	17.90
G235	Supraorbital	17.90
G236	Sympathetic block(s) (lumbar or thoracic)	29.40
G237	— bilateral	44.10
G238	Transverse scapular nerve	29.40
G217	Trigeminal ganglion	45.20
E958	When alcohol or other sclerosing solutions are used, add 50% to the appropriate nerve block benefit as listed above with the exception of codes G245 and G246.	

NEUROLOGY

G273	Epidural injection of adrenal steroid or autologous blood	40.60
G274	— post laminectomy into operative site	51.10
Z804	Lumbar puncture	23.10
Z805	— with instillation of medication	30.80
G410	Amytal test (Wada) — bilateral — supervision and coordination of tests	38.50
G413	Electrocorticogram — supervision and interpretation	98.05
G419	Tensilon test	11.20
	Electroencephalography:	
+ G414	Technical component	12.25
G415	Professional component	14.35
G416	— with activating or sleep inducing drugs or sleep deprivation, add	9.80
G417	— inserting subtemporal needle electrodes, add	9.80

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Phys.	Anaes.
Code	NEUROLOGY – Cont'd	\$	
G544	Polygraphic recording of three parameters in addition to EEG (such as respiration, eye movement, EKG, muscle movements, etc.), add per item (to a maximum of \$16.80)		5.60
G545	Videotape recording of clinical signs in association with spontaneous EEG, add per ¼ hr. (maximum of 1 hour)		9.10
G546	Radiotelemetry or portable recordings to monitor spontaneous EEG from a freely moving patient, add		18.90
G547	Simple average evoked potential studies with one sensory modality of stimulation		14.70
G548	Complex evoked potential studies involving several sensory modalities, multiple threshold determinations, of more than four simultaneous channels of recording, not completely under supervision		36.80
G549	Complex evoked potential studies performed completely under direct professional supervision		63.00
G550	Overnight sleep recording — complete interpretation with sleep staging		56.00
Note:	G550 — if not overnight sleep recording, see code G416.		
G418	Attendance and supervision of E.E.G. during major surgery		98.05
OPHTHALMOLOGY			
G424	Contact lens(es) fitting (with follow-up for 3 months)		98.05
G423	One eye only, when the other eye has been previously fitted by the same physician		52.50
Note:	G424, G423 — Contact Lens fitting is not a benefit except under certain specific conditions. See Preamble, Appendix A.		
G463	Hydrophilic “Bandage” lens fitting		52.50
G438	Colour vision detailed assessment		14.70
G437	Dark adaptation curve (Goldmann adaptometer or equivalent) . .		21.00
G453	Electro-oculogram (bilateral) — interpretation benefit		11.90
+ G439	Electro-retinography (bilateral) with report		28.00
+ G425	Fluorescein angiography		28.00
+ G444	Fluorescein angioscopy		8.05
Note:	G425, G444 — for bilateral procedures, add 50% of the listed benefit.		
G426	Glaucoma provocative tests, including water drinking tests		16.80
G428	Hess screen examination		5.60
G427	Ophthalmodynamometry (bilateral)		5.60
	Radioactive phosphorus examination		
G429	— anterior approach		25.60
G430	— posterior approach		52.50
G432	Static perimetry		16.80
G421	Subconjunctival or sub-Tenons capsule injection		9.45
Note:	G429, G430, G421 — for bilateral procedures, add 50% of the listed benefit.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

		Phys	Attacs
Code	OPHTHALMOLOGY – Cont'd	\$	
+ G435	Tonometry (bilateral)	3.00	
Note:	Not to be claimed for if done in conjunction with an ophthalmological consultation, specific assessment or reassessment.		
G433	Tonography (bilateral), to include tonometry with or without water	11.90	
G436	Visual fields (central and peripheral) (with permanent record) . . .	5.60	
G464	Visual evoked response	14.70	
OTOLARYNGOLOGY			
+ G420	Ear syringing or curetting (may not be claimed with Z907) — uni or bilateral	2.80	
Audiometric Tests			
Pure tone air with or without bone conduction			
G440	— technical component	5.30	
G525	— professional component	3.50	
— with speech tests			
G441	— technical component	7.20	
G526	— professional component	5.00	
G442	Impedance audiometry		
	— technical component	5.00	
+ G529	— professional component	3.30	
Advanced testing (may include recruitment, sisi, tone decay, malingering, Bekesy test)			
	— per test		
G443	— technical component (maximum) \$12.50	5.00	
G530	— professional component (maximum) \$8.25	3.30	
Hearing aid evaluation, including pure tone air and bone conduction and speech tests			
G447	— technical component	18.90	
+ G531	— professional component	6.65	
G445	Hearing aid re-evaluation — technical component	8.40	
+ G446	— professional component	3.15	
G527	Fitting of tinnitus masker — technical component	18.90	
+ G528	— professional component	6.65	
Cortical evoked or brain stem evoked audiometry or electrocochleography			
+ G448	— professional component only	36.80	
Vestibular Function Tests			
+ G449	Minimal caloric — professional component only	4.00	
	Fitzgerald-Hallpike method		
G450	— technical component	7.70	
+ G532	— professional component	5.10	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code		Phys.	Anaes.
		\$	
	OTOLARYNGOLOGY – Cont'd		
	Electronystagmography including caloric and positional testing		
G451	— technical component	15.40	
+ G533	— professional component	15.40	
+ G452	Electrogustometry — professional component only	8.05	
G454	Stroboscopy — professional component only	10.15	
	PHYSICAL MEDICINE		
	Electromyography and nerve conduction studies		
	Schedule A:		
	Complete Procedure, e.g. conduction studies on two or more nerves and E.M.G. of multiple muscles; detailed study of neuromuscular transmission		
G456	— professional component	53.90	
G455	— technical component	8.75	
	Schedule B:		
	Limited Procedure e.g. conduction studies on a single nerve plus limited needle electrode, examination in one area; conduction studies on two nerves without E.M.G.		
G457	— professional component	38.50	
G466	— technical component	7.35	
	Schedule C:		
	Short Procedure, nerve conduction study of a single nerve or repeat E.M.G. of one or two muscles without nerve conduction		
G458	— professional component	23.10	
G468	— technical component	4.55	
Note:	For transcutaneous nerve stimulation, see “electrotherapy” under code G467.		
	Strength duration and chronaxie		
+ G460	— major	5.10	
+ G461	— minor	2.80	
	Therapeutic Procedures:		
+ G465	Manipulation — major joint(s) or spine		
	— one or more joints	8.05	
	(under general anaesthesia, see Surgical Procedures)		
+ G467	Not exceeding one hour as listed below (any number of procedures)	4.70	
	Not allowed to hospital inpatient, outpatient or approved physiotherapy facility, but may be claimed by a physician for physiotherapy procedures performed by an appropriately trained paramedical under that physician's direct supervision (see Preamble, Part B, paragraph 19).		
	Intermittent positive pressure breathing treatments (office).		
	Heat — diathermy, heat cabinets, heat cradles or bakers, radiant heat, whirlpool baths, paraffin baths, microtherm, etc.		

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	PHYSICAL MEDICINE — Cont'd	Phys.	Anaes.
		\$	
	Light — ultraviolet — general, local, orificial, etc. (not to include dermatological treatment with high intensity A-band ultraviolet light in conjunction with oral medication. (PUVA) — Not a Benefit.)		
	Electrotherapy — Galvanic, Faradic, and sinusoidal currents, iontophoresis, transcutaneous nerve stimulation for relief of pain, etc. (Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.)		
	Ultra sound		
	Hydrotherapy — contrast baths — hotpacks; local, (arm and leg, whirlpool baths); general (Hubbard) for body immersion or Body Tanks; therapeutic pool, under water exercises, cryotherapy.		
	Mechano Therapy — massage, mechanical device-traction, pulleys and weights, treadles, stationary bicycles, shoulder wheels.		
	Therapeutic Exercise (physiotherapy)		
	Location and injection of peripheral motor nerves for reduction of spasticity including electrodiagnosis of motor point:		
G485	Major nerve and/or branches	25.20	
G486	Additional major nerve and/or branches	15.75	
	Repeat procedure within one month		
G487	— major nerve	15.75	
G488	— additional major nerve	10.50	

PSYCHIATRY

G471	Electroconvulsive therapy (E.C.T.) cerebral-single or multiple . . .	14.00	2
Notes:	— Charges for hospital visits, home or office fees do not apply on a day when E.C.T. or individual psychotherapy is charged, i.e. by same physician, same diagnosis.		
	— Electrosleep therapy or Sedac therapy are not benefits of O.H.I.P.		

TELERADIO THERAPY

+ G472	Minor teleradiotherapy — X-Ray, 150 K.V.P. or less — charge per treatment visit	5.00	
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THERMOGRAPHY (infra-red mammography) — per area (e.g. both breasts, head, both knees, both calves, etc.) No additional claim may be made for repeat thermography after injection.

G491	Technical component	10.50	
G492	Professional component	8.25	

DIAGNOSTIC AND THERAPEUTIC PROCEDURES

Code	UROLOGY	Phys.	Anaes.
		\$	
G484	Cystometrogram with selective sacral nerve block studies	31.50	
+ G475	Cystometrogram and/or voiding pressure studies and/or flow rate with or without postural studies and/or urethral pressure profile including intpretation with or without use of EMG including interpretation	11.40	
+ G474	— urethral pressure profile alone including interpretation	4.90	
G477	— interpretation of comprehensive urodynamic studies (when the procedure is done by paramedical personnel)	3.00	
+ G476	Prostatic massage	3.00	

OBSTETRICS

1. Obstetrical care includes a complete history and physical examination, routine prenatal visits, care during labour, delivery, post partum care and post-natal office visit.

2. The listings under Divided Care are to be used when more than one physician is providing different components of obstetrical care to the same patient. If an obstetrical patient is referred to a consultant for obstetrical care because of the complexity, obscurity or seriousness of the case, the consultant may claim a consultation in addition to the appropriate obstetrical benefit listed under "Divided Care." If an uncomplicated obstetrical patient is transferred from a family physician to an obstetrician for obstetrical care, no consultation or assessment should be claimed since this is not a referral. If the consultant is called by the family physician at the time of delivery and performs only a minor part of the delivery (eg: re-application of forceps, confirmation of position), he should claim a consultation only and the family physician should claim for the delivery. However, if the consultant performs a major portion of the delivery (eg: forceps rotation), he rather than the family physician should claim for the delivery. In this instance, the family physician may claim for the other listed services which he actually provides.

Attendance at labour and attendance at delivery is applicable when rendered if a physician refers an obstetrical patient to a consultant for obstetrical care because of complications but does not apply when a patient is transferred for normal care.

3. When a patient visits a physician for a diagnosis of pregnancy and subsequently attends another physician for full obstetrical care, up to two diagnostic visits may be allowed to the first physician without any reduction of the total benefit for the second physician. Where obstetrical care is divided by transferral between two physicians, the prenatal component of the benefits applicable to each physician shall be allowed on a "fee-for-service" basis provided that neither physician's claim individually exceeds the benefit for prenatal care.

4. Illnesses resulting from or associated with pregnancy or false labour requiring added home or hospital care should be claimed on a per visit basis.

5. When a pregnant patient visits her physician for a condition related to her pregnancy (e.g. anaemia, backache, fatigue), or for an unrelated condition assessed during routine prenatal care, visit benefits should not be claimed in addition to the obstetrical care. However, a special visit may be allowed when rendered for episodes related to pregnancy but of a very serious nature (e.g. toxemia, pre-eclampsia, bleeding) if such visit leads immediately to hospitalization of the patient because of the serious nature of the complication.

6. The listings under the heading Referred Services may be claimed by consultants in addition to the appropriate consultation or visit. They may not be claimed by physicians providing total obstetrical care to their own patients and they may not be claimed in addition to the services listed under "Divided Care."

7. If a consultant is requested by another physician to perform a surgical induction of labour or emergency removal of Shirodkar sutures (except at delivery), he may claim a consultation for these service(s).

8. Medical induction or stimulation of labour may not be claimed by more than one physician for the same induction and may only be claimed *once per pregnancy* by any one physician and only when carried out for recognized obstetrical complications and does not qualify for detention.

OBSTETRICS

9. Ordinary immediate care of the newborn is included in the obstetrical benefit and, when the service is rendered by the anaesthetist, it is included in the anaesthetic benefit. Active resuscitation of the newborn provided by any physician may be claimed under codes G521, G522 (Life Threatening Emergency Situation). When this service is rendered by an anaesthetist during the administration of anaesthetic, the time claimed must be deducted from the total anaesthetic time.

10. When a physician provides newborn care and also performs a circumcision on the same newborn or infant, both services may be claimed.

11. When an obstetrician routinely *transfers* all newborns to the care of a paediatrician, the latter should not claim consultation benefits for these "transferrals". If the baby is well, the paediatrician may claim the newborn care in hospital benefit of \$32.90 plus \$35.00 for code H267 (page 51), attendance at maternal delivery (if this service is given). If the baby is sick, such paediatrician may claim for a general assessment and for attendance at maternal delivery (if this service is given) plus daily visits for as long as the paediatrician's services are required. If an obstetrician normally cares for newborns himself or transfers the care of newborns to a general or family physician but refers a perinate to a paediatrician because of the complexity, obscurity or seriousness of the case, the latter may claim for his service according to the following guidelines:

- (a) if a pre-natal consultation is performed, code C665 may be claimed on the mother's card (see Preamble, Part B, paragraph 1(l)).
- (b) if attendance at maternal delivery is rendered, code H267 may be claimed and, if a general assessment of the baby is carried out, code C263 may be claimed as well. However a post-natal consultation on the baby (C265) may not be claimed in addition to H267.
- (c) If the paediatrician has not attended the delivery, a post-natal consultation may be claimed (if this service is rendered) even though a pre-natal consultation may already have been claimed.

12. When a physician provides prenatal care, attends at labour, assists or administers the anaesthetic at Caesarian Section (or other operative delivery) and visits the patient post-operatively, he is entitled to claim for prenatal care, attendance at labour and attendance at delivery, assistant's or anaesthetist's benefits for Caesarian Section, (or anaesthetist's benefits for other operative delivery) and supportive care while the patient is in hospital.

13. If a foetus is aborted at less than 20 weeks gestational age, codes P001, P005, P006, etc. are not applicable. "Visit fees" should be claimed instead.

14. The Preamble applicable to Surgical Procedures also applies, where appropriate, to Obstetrics.

Code	OBSTETRICAL CARE	Asst.	Obst'n	Anaes.
	Total care		\$	
P001	— vaginal delivery		280.20	
P002	— operative delivery (i.e. mid-cavity rotation or breech extraction)		294.20	
P017	— delivery by Caesarean section	6	294.20	6
P040	— delivery by Caesarean section including tubal ligation	6	315.20	6
P019	— delivery by Caesarean section including hysterectomy	8	490.30	8
E500	Multiple births, any method of delivery — each child extra		28.00	
	Divided care			
	Prenatal visit benefits when prenatal care is divided			
P003	General assessment		27.30	
P004	Minor assessment		9.45	
P005	Prenatal care in office		105.10	
P006	Delivery (I.O.P.) — vaginal		140.10	
P020	— operative delivery (i.e. mid-cavity rotation or breech extraction)		154.10	5
P018	— Caesarean section	6	154.10	6
P041	— Caesarean section including tubal ligation	6	175.10	6
P042	— Caesarean section including hysterectomy	8	350.20	8
Note:	Attempted vaginal delivery, including episiotomy and repair by same physician not allowed in addition to benefits for Caesarian Section.			
P007	Post natal care in hospital and/or home		35.00	
P008	Post natal care in office		visit fees	
P009	Attendance at labour and attendance at delivery (see Obstetrics Preamble, paragraphs 2, 11)		133.10	
P038	Attendance at labour only (when patient is transferred to another centre for delivery)		70.00	
	Referred services (I.O.P.) (when only service rendered)			
P028	Repair of third degree laceration		63.00	4
P036	Repair of vaginal laceration		42.00	4
P039	Repair of cervical laceration		42.00	4
P029	Removal of retained placenta		42.00	4
Z774	Curettage and birth canal exploration for post partum haemorrhage (I.O.P.)		35.00	
P013	Obstetrical anaesthesia			5
	Continuous conduction anaesthesia (see Preamble, Part B, paragraph 31(n), 31(q).			
P014	(a) introduction of catheter for analgesia including first dose			5

OBSTETRICS

		Asst.	Obst'n	Anaes.
			\$	
Code	OBSTETRICAL CARE – Cont'd			
P015	(b) maintenance and/or supervision (one unit for each ½ hour up to a maximum of 6 units)			
Note:	For non-obstetrical continuous conduction anaesthesia, see G246, G247 on page 97.			
E100C	(a) attendance during delivery — per ¼ hour, claim time units			
	High risk pregnancies			
Z775	Insertion of intrauterine catheter (transabdominally or transcervically)		16.80	
Z776	Scalp sampling technique — obtaining blood from fetal scalp		16.80	
Z773	Fetoscopy (may include fetal blood sample, cell harvest or amniocentesis) (I.O.P.)		80.50	
Z777	Non-stress F.H.R. monitoring (requires permanent recording)		1.50	
P037	Double set up to rule out placenta praevia if patient does not proceed to Caesarean section		31.50	
P022	Oxytocin infusion for medical induction or stimulation of labour (see Obstetrics Preamble, paragraph 8)		45.50	
Z739	Oxytocin challenge test (I.O.P.)		31.50	
	Abortion (see Obstetrics Preamble, paragraph 13)			
U.V.C.	— complete — under 20 weeks		visit fees	
Z770	— incomplete — including D & C (I.O.P.)		38.50	4
P027	— missed abortion		63.00	4
P024	— therapeutic — D & C or intra-amniotic injection		63.00	4
Note:	The presentation of a case for abortion before a Hospital Committee is not a benefit of O.H.I.P. A pre-op consultation by a second gynaecologist, when required by the Hospital is not a benefit of O.H.I.P.			
Z778	Amniocentesis (I.O.P.) to include foam stability test (shake test) when indicated		15.75	

OBSTETRICS

Code	OBSTETRICAL CARE – Cont'd	Asst.	Obst. n	Anaes.
			\$	
Z779	Genetic amniocentesis prior to 16 weeks of gestation (I.O.P.)		42.00	
P026	Hysterotomy — abdominal or vaginal, with or without sterilization	6	175.10	6
P030	Ectopic pregnancy	6	175.10	6
P031	Suture of incompetent cervix during pregnancy (I.O.P.) (Shirodkar procedure)	3	105.10	4
P033	Sterilization — up to 6 weeks postpartum (in addition to obstetrical benefit)	6	94.55	6
Notes:	P033 — If performed at the time of Caesarean section by the same physician, P040 or P041 applies.			
	— If performed by another physician at the time of Caesarean section, paragraph (8) of the Surgical Preamble applies.			
	— If performed by another physician at any time, S741 applies.			
	— If performed at time of delivery, the anaesthetist should use P033C instead of P013C or E100C when coding the basic and time units. P015C but not P014C may be claimed in addition, if rendered.			
P034	Uterine inversion, manual replacements		84.00	4

SURGICAL PROCEDURES

Preamble:

FOR DEFINITION OF THE ROLE OF THE REFERRING PHYSICIAN, SEE REFERRING PHYSICIAN SERVICES ON PAGE 12.

FOR DEFINITION OF THE ROLES OF THE ANAESTHETIST, SEE ANAESTHETIST SERVICES ON PAGE 13.

- (1) The surgical benefit (except for fractures or dislocations requiring no reduction and other procedures either marked "I.O.P." or including complete care) includes hospital visits rendered by the surgeon two days prior to surgery, the operative procedure, the post-operative care usually associated with the procedure(s) rendered by the surgeon while the patient is in hospital, and one office visit for follow-up examination, if necessary. If the surgeon is required to provide listed services not usually associated with the procedure(s), he may claim for these. If special visits to hospital are required and rendered, the surgeon may claim the appropriate special visit premium even if the basic hospital visits are not chargeable.

The surgical benefit as noted above no longer includes the major pre-operative visit (e.g. consultation, general assessment, etc.) at which the decision to operate is made, regardless of the time interval between the major pre-operative visit and the surgery. The hospital or day-surgery admission assessment (consultation, repeat consultation, general assessment or re-assessment, specific assessment or re-assessment) may not be claimed by the surgeon unless it happens also to be the major pre-operative visit as defined above. Visits rendered prior to admission (excluding admission assessments) and hospital visits (minor assessments) rendered prior to two days before the surgery may be claimed in addition to the surgical benefit. For patients remaining in hospital because of complications, visit benefits may be claimed in addition to the surgical benefit after the second post-operative week. The starting point for calculating the appropriate number of hospital visits allowed in accordance with the Schedule after the second post-operative week is the date of admission if the operating surgeon has admitted the patient or the date of referral if the patient has been referred to the operating surgeon while in hospital.

The listed surgical benefit includes the generally accepted surgical components of the procedure. The listed benefit of a procedure normally also includes any necessary repair of iatrogenic damage occurring during the course of the surgery.

- (2) When a physician makes a special trip to perform a non-elective surgical procedure during the daytime (Monday to Friday), he may claim the appropriate special visit, a consultation if the case is referred (except for fractures or dislocations requiring no reduction) or the appropriate assessment if the case is not referred plus the procedural benefit(s). When the special visit is to deal with fractures or dislocations requiring no reduction, a minor assessment is the appropriate benefit to be added to the special visit and fracture or dislocation benefits. If the non-elective procedure is carried out at night (after 5:00 p.m. and before 7:00 a.m.), or Saturdays, Sundays and Holidays, the physician may claim a special visit if applicable and the surgical premium **E409** or **E410** (see Preamble, Part B, paragraph 20).
- (3) When more than one operative procedure (non-I.O.P.) is performed by the same surgeon at the same time and/or under the same anaesthetic or during the same hospitalization for the same condition, the benefit shall be the full benefit for the major procedure plus 85% of the listed benefit(s) for additional procedures, unless otherwise indicated in the Schedule and except where such combined operations are independently specified as items in

SURGICAL PROCEDURES

this Schedule. This paragraph applies to staged procedures and to each side of bilateral procedures, but does not apply in the case where a normal appendix or simple ovarian or para-ovarian cyst is removed incidentally during an operation, for which no charge should be made (see also OHIP Bulletin #4122, July 3, 1979).

- (4) When a subsequent operation(s) becomes necessary for the same condition because of a complication, the full benefit will apply for each procedure.
- (5) When a subsequent non-elective operation(s) is performed for a new condition, the full benefit will apply for each procedure.

When a subsequent elective procedure is done for a different condition during the same hospitalization, the benefit for the lesser procedure shall be reduced by 15% unless performed by another surgeon in which case the full benefit will apply.

- (6) When different operative procedures are done by two different surgeons under the same anaesthesia for different conditions, the benefit will be 100% of the listed benefit for each condition. Under these circumstances, the basic assistants' units should not be claimed by either operating surgeon; however time units may be charged when appropriate.
- (7) As a general rule, when elective bilateral procedures are performed by two surgeons at the same time, one surgeon should claim for the surgical procedures and the other surgeon should claim the assistant's benefit.
- (8) Where two surgeons are working together in surgery in which neither a team benefit or other method of claiming is set out in the schedule, the surgeon should identify himself as the operating surgeon and claim accordingly; the surgeon who is assisting him should identify himself as such and claim the assistant's benefit. Where the second or assistant surgeon is brought into the case on a consultation basis, he may, when indicated, claim a consultation as well but should be prepared to justify it on an I.C. basis. If the nature or complexity of a procedure requires more than one operating surgeon each providing a separate service in his own specialized field, each surgeon may claim the full listed benefit for the procedure he performs. This, however, does not apply to those cases wherein an additional surgeon(s) is involved simply because he may be more skillful at carrying out a procedure which the first surgeon normally should be able to do. Neither does it apply to those cases wherein one or more additional surgeons perform components of a main procedure for which there is a listed combined tariff. For the latter two circumstances, the first portion of this paragraph pertains and the additional surgeon(s) may claim assistant's benefits only, along with consultation and visits if appropriate. If a surgeon, in addition to performing a specialized portion of the procedure, acts as an assistant during the remainder of the procedure, he may also claim time units (but not basic units) for assisting.
- (9) Unless otherwise stated, the listed procedural benefits are for unilateral procedures.
- (10) When a procedure is performed, a procedural benefit, if listed, should be claimed. Substitution of consultation and/or visit benefits for procedural benefits (except as in paragraph 11), is not in keeping with the intent of the schedule.
- (11) For fractures and dislocations requiring no reduction and for other procedures which include complete care, when the listed benefit is less than the consultation benefit and the case is referred, the physician may claim for the consultation instead of the surgical benefit. However, to avoid the consultation being counted as such under the OHIP limi-

SURGICAL PROCEDURES

tation rules on the number of consultations allowed per year, the physician should claim for the consultation under the surgical procedure nomenclature or code. Since the consultation is replacing a procedural benefit which includes the pre- and post-operative and surgical care, no additional claims beyond the consultation should be made.

- (12) If a physician performs a minor surgical procedure and during the same visit assesses and treats the patient for another completely unrelated and significant problem involving another body system, the physician may claim for the procedure as well as for the appropriate assessment.
- (13) Where a procedure is specified as "Independent Operative Procedure (I.O.P.)", the procedural benefit may be claimed in full. In addition, visit benefits, consultations etc. may be claimed when such services are actually rendered. When an I.O.P. procedure is done in conjunction with non-I.O.P. procedure(s), no claim may be made for the consultation, pre- and post-operative care related to the I.O.P. procedure. The listed I.O.P. benefit may be claimed in these circumstances along with the benefits for the non-I.O.P. procedure(s) and the related major pre-operative visit in accordance with paragraph (1) of this Preamble. When multiple or bilateral I.O.P. procedures are performed at the same time by the same physician, the listed procedural benefits may be claimed in full but the pre- and post-operative benefits should be claimed as if only one procedure had been performed.
- (14) When procedures are specifically listed under Surgical Procedures, physicians should use these listings rather than applying one of the plastic surgery benefits listed under operations on skin and subcutaneous tissue.
- (15) For excision of tumours not specifically listed in this Schedule, claims should be made on an I.C. basis (code **R993**). Independent consideration also will be given (under code **R990**) to claims for other unusual but generally accepted surgical procedures which are not listed specifically in the Schedule (excluding non-major variations of listed procedures). In submitting claims, physicians should relate the service rendered to comparable listed procedures in terms of time and difficulty (see Preamble, Part B, paragraph 22).
Independent consideration also will be given (under code **R991**) to out-of-Province claims for generally accepted surgical procedures which are not available in Ontario, for which a patient has been referred by an Ontario physician and for which prior approval from OHIP has been obtained.
- (16) Cosmetic or Aesthetic Surgery: means a service to enhance appearance without being medically necessary such as surgery for correction of facial wrinkles, surgery for eyelid wrinkles (symmetrical and without a functional problem), rhinoplasty for appearances only, etc. These services are not benefits of OHIP. (See Preamble, Appendix A).
- (17) Reconstructive Surgery: is surgery to restore normal appearance and function to any area altered by disease, trauma or congenital deformity. Although surgery solely to restore appearance may be included in this definition under certain limited conditions, emotional, psychological or psychiatric grounds normally are not considered sufficient additional reason for OHIP coverage of such surgery.

Appendix D of the Preamble to this Schedule describes the conditions under which surgery for alteration of appearance, only, may be a benefit of the Plan.

Physicians should submit requests to their District OHIP office for authorization of any

SURGICAL PROCEDURES

proposed surgery which may fall outside of OHIP coverage. Among those procedures for which requests *must* be submitted before the procedure is performed are:

- (a) augmentation mammoplasty (excluding post-mastectomy breast reconstruction)
- (b) blepharoplasty
- (c) dermabrasion (excluding face and neck)
- (d) epilation of hair
- (e) face lift
- (f) hair transplant
- (g) panniculectomy, lipectomy
- (h) reduction mammoplasty
- (i) rhinoplasty or septorhinoplasty
- (j) scar revision (excluding face and neck)
- (k) sex-reassignment surgery
- (l) tattoo removal (excluding face and neck)

Requests for authorization of proposed surgery should identify the medical necessity of the surgery. Moreover, since it is the procedure for which the authorization request is being made, it must be adequately described and accurately related to the condition it is intended to alleviate.

Note that when a surgical procedure is not a benefit of the Plan, the associated anaesthetist's charges, assistant's charges and hospital costs normally also are excluded from OHIP coverage.

- (18) Procedural benefits (non I.O.P.) include the removal of sutures where both services are rendered by the same physician unless the removal of sutures is done after one office visit for follow up examination has already been provided. If sutures are removed subsequent to the first post-operative office visit, or if they are removed by a physician other than the operating surgeon, or following an I.O.P. procedure, "visit fees" apply.
- (19) Additional claims for biopsies performed when a surgeon is operating in the abdominal or thoracic cavity may be given independent consideration.
- (20) When a procedure is performed for which only "local anaesthetic" and/or "general anaesthetic" listings appear, and an anaesthetic is not required, the procedure should be claimed under the "local anaesthetic" listing. When a physician administers an anaesthetic and/or other medication prior to or during a procedure(s) and also performs a procedure(s) on the same patient, he should claim for the procedure(s) only.
- (21) If claims are being submitted in coded form, the surgeon should add the suffix A to the listed procedural code, the surgical assistant should add the suffix B to the listed procedural code and the anaesthetist should add the suffix C to the listed procedural code.

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

		Asst.	Surg.	Anaes.
Code	SKIN AND SUBCUTANEOUS TISSUE		\$	
	Incision (I.O.P.)			
	Abscess(es) or Haematoma(s)			
	local anaesthetic — subcutaneous			
Z101	— one		11.90	
Z173	— two		17.90	
Z174	— three or more		23.80	
Z104	— perianal		11.90	
Z106	— ischiorectal or pilonidal		25.90	
Z103	— palmar or plantar spaces		25.90	
	general anaesthetic — subcutaneous			
Z102	— one		25.90	4
Z172	— two or more		38.50	4
Z105	— perianal		25.90	4
Z107	— ischiorectal or pilonidal		42.00	4
Z108	— palmar or plantar spaces		42.00	4
	Comedones, acne pustules, milia			
Z119	— ten or less		2.30	
Z120	— eleven or more		8.05	
Z114	Foreign body removal — local anaesthetic		11.20	
Z115	— general anaesthetic	3	52.50	4
Z100	— complicated (see Preamble, Part B, paragraph 22)	4	I.C.	4
Z116	Biopsy(s) — any method — when sole procedure		8.40	
Z155	— extensive, complicated or requiring general anaesthetic — when sole procedure (see Preamble, part B, paragraph 22)		I.C.	I.C.
	Excision (with or without biopsy)			
	Benign Lesions — single or multiple sites, uni- or bilateral (I.O.P.).			
	Group 1 — verruca, papilloma, benign keratosis, pyogenic granuloma, spider naevus, Campbell de Morgan spots			
UVC	Paring of warts or corns without complete removal		visit fees	
	Removal by excision and suture			
Z156	— single lesion		8.40	4
Z157	— two lesions		12.60	4
Z158	— three or more lesions		21.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	SKIN AND SUBCUTANEOUS TISSUE – Cont'd	Asst.	Surg. \$	Anaes.
	Removal by electrocoagulation and/or curetting			
Z159	— single lesion		6.30	4
Z160	— two lesions		9.45	4
Z161	— three or more lesions		15.75	4
	Group 2 — naevus			
	Removal by excision and suture			
Z162	— single lesion		8.40	4
Z163	— two lesions		12.60	4
Z164	— three or more lesions		21.00	4
Z165	— congenital (extensive) (see Preamble, Part B, paragraph 22)		I.C.	I.C.
Note:	Removal of naevi for cosmetic purposes and not for functional impairment or for clinical suspicion of disease or malignancy is not a benefit of OHIP (see Preamble, Appendix D).			
	Group 3 — plantar verruca			
U.V.C.	Paring of warts and corns without complete removal . . .		visit fees	
	Removal by excision and suture			
Z166	— single lesion		16.80	4
Z167	— two lesions		25.20	4
Z168	— three or more lesions		42.00	4
	Removal by electrocoagulation and/or curetting			
Z169	— single lesion		11.90	4
Z170	— two lesions		17.90	4
Z171	— three or more lesions		35.00	4
	Group 4 — cyst, haemangioma, lipoma			
	Face or neck			
	local anaesthetic			
Z122	— single lesion		18.90	
Z123	— two lesions		28.00	
Z124	— three or more lesions		38.50	
	general anaesthetic			
Z145	— single lesion	3	37.80	4
Z146	— two lesions	3	56.00	4
Z147	— three or more lesions	3	77.00	4
Z148	— extensive or massive (see Preamble, Part B, paragraph 22)	3	I.C.	5
	Other areas			
	local anaesthetic			
Z125	— single lesion		14.70	
Z126	— two lesions		22.40	
Z127	— three or more lesions		29.40	

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg. \$	Anaes.
	SKIN AND SUBCUTANEOUS TISSUE – Cont'd			
	general anaesthetic			
Z149	— single lesion	3	28.00	4
Z150	— two lesions	3	38.50	4
Z151	— three or more lesions	3	56.00	4
Z152	— extensive or massive (see Preamble, Part B, paragraph 22)	3	I.C.	5
R034	Congenital dermoid cyst	3	52.50	4
R037	Giant cell tumour	3	52.50	4
	Pilonidal cyst			
R035	— simple excision or marsupialization	3	108.60	4
R036	— excision and skin shift	3	140.10	4
	Inguinal, perineal or axillary skin and sweat glands for hyperhidrosis and/or hidradenitis			
R059	— unilateral	3	154.10	5
R060	— with skin graft(s) or rotation flap(s)	3	231.10	6
	Malignant and Premalignant Lesions (including biopsy of each lesion) — single or multiple sites			
	Simple excision			
	localized malignancy			
R094	— single lesion	3	31.50	4
R040	— two lesions	3	52.50	4
R041	— three or more lesions	3	105.10	4
	pre-malignant lesion (i.e. solar (actinic), senile and arsenical keratoses)			
R095	— single lesion	3	12.25	4
R042	— two lesions	3	19.30	4
R043	— three or more lesions	3	40.30	4
E544	— add 25% if lesion on face or neck.			
	Curettage and electrodessication or cryosurgery			
	localized malignancy			
R031	— single lesion	3	31.50	4
R032	— two lesions	3	52.50	4
R033	— three or more lesions	3	105.10	4
	pre-malignant lesion (i.e. solar (actinic), senile and arsenical keratoses)			
R053	— single lesion	3	12.25	4
R054	— two lesions	3	19.30	4
R055	— three or more lesions	3	40.30	4
R081	Chemosurgery (Mohs technique) (see Preamble, Part B, paragraph 22)		I.C.	I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
Notes:	SKIN AND SUBCUTANEOUS TISSUE – Cont'd		\$	
	(1) For cases involving R094, R095, R040-43, apply appropriate benefit listed under Repair section instead of benefit attached to the foregoing codes if corrected by rotation, transposition, "Z" plasty, flap or graft.			
	(2) For excision of benign lesions, if closure is by pedicle flap or graft, apply closure codes instead of excision codes. If closure is by other flaps, I.C. may be given to the use of closure codes in lieu of the excision codes.			
	Repair			
	Debridement and Dressing (I.O.P.)			
U.V.C.	— minor		visit fees	
Z153	— major (not chargeable in addition to any surgical procedure unless complication(s) require such care in excess of the usual post-operative care)		7.70	
Z144	— requiring general anaesthetic	4	31.50	4
R082	— extensive (see Preamble, Part B, paragraph 22) ...	4	I.C.	5
	Suture (I.O.P.)			
	Simple and uncomplicated			
Z176	— insertion of sutures only		8.05	
U.V.C.	— removal of sutures only (See Surgical Preamble, paragraph (18)		visit fee.	
Z178	— extensive, multiple, complicated, primary or secondary (including post-operative haemorrhage) or requiring general anaesthetic		I.C.	4
E542	— when sutures are inserted in private office or home, add		2.45	
Notes:	(1) The benefits for Z176, Z178 include the use of sutures, local anaesthetic, tetanus toxoid and routine observation until the sutures have been removed.			
	(2) With the accord of the Ontario Medical Association, the following guidelines are suggested to assist in the determination of an appropriate charge to submit for independent consideration under Code Z178 for suture of skin lacerations:			
	1. The suturing of most simple lacerations smaller than approximately 4 cm in length should be coded as Z176 and claimed accordingly.			
	2. The suturing of other lacerations should be claimed under code Z178 on an Independent Consideration basis according to the following guidelines:			
	(a) The stated benefits are for suturing the laceration only; the appropriate consultation or visits may be claimed in addition.			
	(b) Simple lacerations with a length greater than 4 cm but less than approximately 8 cm			20.10

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

		Asst.	Surg.	Anaes.
Code	SKIN AND SUBCUTANEOUS TISSUE – Cont'd		\$	
	(c) Lacerations in difficult area (e.g. lip, eyelid, eyebrow, corner of eye, etc.) or which are deep such that they require tying off bleeders and/or closure in layers (i.e. subcutaneous and cutaneous)		\$20.10	
	(d) Lacerations involving components of both (b) and (c)		\$40.20	
	(e) Lacerations requiring extensive debridement, add 50%.			
	(f) A combination of 2 or 3 lacerations falling within the foregoing guidelines would require individual assessment of each laceration. e.g.: for the suturing of a 6 cm scalp laceration requiring tying off bleeders and/or layer closure, a 3 cm cheek laceration and 1 cm laceration through the mucocutaneous border of the lip, the benefit claimed could be calculated as follows:			
	Scalp (d)		\$40.20	
	Cheek (Z176)		8.05	
	Lip (c)		20.10	
	Total (Z178)		\$68.35	
	(plus the appropriate consultation and visit benefits)			
	(g) More complicated lacerations should be compared in scope and difficulty with other similar services which have definitive benefits listed in the Schedule.			
	3. In every case, claims for Z178 should be accompanied by sufficient description of the procedure rendered and an explanation of the charges submitted (<i>see Preamble, Part B, paragraph 22</i>).			
	Suture of muscle laceration			
R525	— simple muscle repair(s) to include repair of involved skin	3	52.50	4
R528	— complex muscle repair (see Preamble, Part B, paragraph 22)	3	I.C.	6
	Flaps and Grafts			
Notes:	(1) The benefit will depend on the size and location of the area grafted and the type of graft.			
	(2) Additional procedures other than the skin grafting are extra, e.g. tendon grafts, inlay grafts, etc.			
	(3) Skin grafts or pedicle flaps done during a procedure should be claimed for on their own merit (unless specifically listed as being inclusive for that procedure).			
	Skin Flaps			
	A. Advancement flaps (undermining)			
R001	with undermining of 1-3 cm.	3	35.00	4
R002	with undermining of 3-7 cm.	3	52.50	4
R003	with undermining of 7-10 cm.	3	105.10	5

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
	SKIN AND SUBCUTANEOUS TISSUE – Cont'd		\$	
R004	with undermining of more than 10 cm. e.g. thoracic abdominal flap (see Preamble, Part B, paragraph 22)			
E543	— add 50% if defect on face or neck	4	I.C.	6
	B. Rotations, Transpositions, “Z” plasty(ies) (includes undermining)			
R072	Defect less than 2 cm. average diameter	3	80.50	4
R075	Defect 2 cm. to 5 cm. average diameter	3	133.10	4
R073	Defect 5 cm. to 10 cm. average diameter	4	189.10	4
R074	Defect more than 10 cm. average diameter (see Preamble, Part B, paragraph 22)	4	I.C.	5
E545	— add 50% if defect on face or neck			
	C. Pedicle Flaps — direct			
R079	Small e.g. cross finger	4	80.50	4
R077	— each subsequent stage	4	60.40	4
R070	Intermediate e.g. cervical finger	4	175.10	5
R071	— each subsequent stage	4	131.30	5
R080	Large e.g. cross leg	4	245.10	6
R078	— each subsequent stage	4	183.85	6
	D. Pedicle Flaps — indirect			
R103	Delay of tube or pedicle		38.50	4
R101	Minor stage — per operation	3	80.50	4
R100	Major stage — per operation	4	175.10	5
	E. Myocutaneous Flaps (to include closure by any method)			
R005	Sternomastoid, pectoralis major, latissimus dorsi	4	294.20	6
R006	Tensor fascia lata, gluteus maximus, gracilis, sartorius, rectus femoris, gastrocnemius (medial and lateral), rectus abdominus	3	224.10	5
R007	Other (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
	Skin Grafts (Includes taking the skin for grafting)			
	A. Split Thickness Grafts			
R084	Very minor, very small areas,		57.80	4
R085	Minor, medium sized areas, e.g. small or average skin ulcer, breast, etc.	3	87.55	4
R086	Intermediate or large areas on the trunk, arms, legs, etc.	4	157.60	4
R087	Major or complex areas on the face, neck, hands, etc.	4	238.10	5

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
R088	SKIN AND SUBCUTANEOUS TISSUE – Cont'd Extensive major, very large areas, maximum for multiple sites	4	343.20	6
	B. Full Thickness Grafts			
R092	Minor — less than 1 cm. average diameter		57.80	4
R093	Intermediate — 1 to 5 cm. average diameter	3	87.55	4
R083	Major — over 5 cm. (see Preamble, Part B, paragraph 22)	5	I.C.	5
R091	Complex — eyelid, nose, lip face	4	129.60	5
Note:	Descriptive details of procedure (eg: operative report) should be submitted with claims for code R091.			
	Free Island Flaps			
	Free island skin and subcutaneous flap			
R011	— one surgeon	10	770.40	10
R012	— team benefit	10	1050.60	10
	Free island skin and subcutaneous tissue and nerve flap			
R013	— one surgeon	10	840.50	10
R014	— team benefit	10	1155.70	10
	Free island skin and muscle flap without nerve anastomoses			
R015	— one surgeon	10	770.40	10
R016	— team benefit	10	1050.60	10
	Free island muscle flap with muscle tendon and nerve anastomoses with or without skin flap			
R017	— one surgeon	10	1050.60	10
R018	— team benefit	10	1400.80	10
	Free island bone flap			
R019	— one surgeon	10	770.40	10
R020	— team benefit	10	1050.60	10
	Free island skin and bone flap			
R021	— one surgeon	10	928.00	10
R022	— team benefit	10	1260.70	10
	Free toe or finger to hand transfer			
R023	— one surgeon	10	928.00	10
R024	— team benefit	10	1260.70	10
Note:	The above procedures (R011-R024) each include three components, i.e.: preparation and removal of flaps plus closure; preparation of recipient site; and flap transplantation with microvascular and/or micro-neuroanastomoses, etc.			

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surge	Anaes.
			\$	
R025	SKIN AND SUBCUTANEOUS TISSUE – Cont'd Revision of any of R011-R024 (see Preamble, Part B, paragraph 22)	10	I.C.	10
	Neurovascular Island Transfer			
R061	Minor e.g. finger tip	3	87.55	4
R062	Intermediate e.g. finger to thumb	4	157.60	5
R063	Major e.g. foot to heel	4	262.65	6
	Skin Flaps and Grafts			
R106	— other than listed above (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
	Re-implantation (see Preamble, Part B, paragraph 22)			
R057	Appendage or tissue re-vascularization involving microanastomosis with or without microneuroanastomosis	I.C.	I.C.	I.C.
R058	— revision of above	I.C.	I.C.	I.C.
	Digital re-implantation — see R602-R605, page 154			
	Destruction			
	Epilation/Electrolysis of facial hairs (I.O.P.)			
Z121	— per quarter hour		10.50	
Note:	Claims for the above procedure require O.H.I.P. authorization (see Surgical Preamble, paragraph (17)).			
	Finger or toe-nail (I.O.P.)			
Z128	Simple partial or complete — one		14.00	4
Z129	— multiple		21.00	4
	Radical, including destruction of nail bed			
Z130	— one		35.00	4
Z131	— multiple		49.00	4
	Chemical treatment with or without photo inactivation of minor skin lesions (I.O.P.)			
Z117	— one lesion		3.85	
Z118	— two lesions		5.80	
Z143	— three or more lesions		8.40	
	Cryotherapy, carbon dioxide snow, liquid nitrogen (including treatment via duck bill acne planing tip) (I.O.P.)			
Z137	— initial or subsequent, per treatment of lesions		6.30	

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	SKIN AND SUBCUTANEOUS TISSUE – Cont'd			
	Plastic planing, Dermabrasion			
	— face for acne			
R096	— each area		59.50	4
R104	— both cheeks		126.10	4
R097	— whole face		192.60	4
R098	— single area e.g., trauma scar		35.00	4
Notes:	(1) R096, R104, R097 — not a benefit of OHIP for areas other than the face.			
	(2) R098 — Claims for this procedure require O.H.I.P. authorization (see Surgical Preamble, paragraph (17)).			
R099	Rhinophyma, removal by shaving		154.10	4
	Webbed Fingers			
R089	— one web space	4	164.60	5
Note:	benefit includes skin flaps or grafts if necessary.			
	Webbed Toes			
R090	— one web space	4	77.00	4
	Scar Revision			
R026	Up to 2.5 cm.	3	35.00	4
R027	2.5 to 5 cm.	3	52.50	4
R028	5 to 10 cm.	3	105.10	5
R029	Over 10 cm. (see Preamble, Part B, paragraph 22)	4	I.C.	6
E541	— add 50% if revision on face or neck.			
Note:	OHIP authorization is required for all scar revision in areas other than the face or neck (see Preamble, Appendix D)			
	Plastic Surgery Procedures: (see Surgical Preamble, paragraphs (14), (17)).			
R150	Very Minor		57.80	4
R151	Minor	3	87.55	4
R152	Intermediate	4	157.60	4
R153	Major	4	238.10	5
R154	Extensive Major	4	343.20	6
Notes:	(1) Descriptive details of procedure (eg: operative report) should be submitted with claims for codes R150-R154.			
	(2) Taking of skin by a surgeon for grafting by an Oral Surgeon claim as R150.			

SURGICAL PROCEDURES

OPERATIONS ON THE INTEGUMENTARY SYSTEM

Code	OPERATIONS ON THE BREAST	Asst.	Surg.	Anaes.
			\$	
	Incision			
Z141	Needle biopsy — one or more (I.O.P.)		14.00	
Z139	Aspiration of cyst — one or more (I.O.P.)		14.00	
	Drainage of intramammary abscess or haematoma			
	— single or multi loculated (I.O.P.)			
Z140	— local anaesthetic		14.00	
Z740	— general anaesthetic		35.00	4
	Excision			
R107	Tumour or tissue for diagnostic biopsy and/or treatment e.g. carcinoma, fibroadenoma or fibrocystic disease (single or multiple — same breast)	3	77.00	4
R111	Partial mastectomy or wedge resection for treatment of breast disease e.g. carcinoma or extensive fibrocystic disease	3	115.60	4
R115	Mastectomy — male (benign) — unilateral			
	— simple	3	98.05	4
R116	— subcutaneous with nipple preservation	4	154.10	5
R108	Mastectomy — female (with or without biopsy) — simple	4	154.10	5
R117	— subcutaneous with nipple preservation	4	154.10	5
R109	Mastectomy, radical or modified radical (with or without biopsy)	5	280.20	6
Z142	Removal of breast prosthesis (I.O.P.)	3	45.50	4
	Breast capsulotomy (I.O.P.)			
Z133	— closed manipulation — no anaesthetic		7.00	
Z134	— general anaesthetic	3	45.50	4
Z135	— open, with or without removal of breast prosthesis . .	3	112.10	4
	Repair			
	Post-mastectomy breast reconstruction			
R118	— breast skin reconstruction by flaps or grafts	4	238.10	5
R119	— breast mound creation by prosthesis and/or soft tissue	4	178.60	5
Notes:	(1) R119 should not be claimed for immediate post- mastectomy prosthesis insertion. Use R112 instead.			
	(2) For reconstruction with myocutaneous flaps, see page 120.			
R114	— secondary revision of breast mound	3	133.10	4
R120	— nipple reconstruction by grafts	3	133.10	4
R110	Reduction mammoplasty (female, to include nipple transplantation or grafting) — unilateral	5	266.15	7
R112	Augmentation mammoplasty — unilateral	4	115.60	4
Note:	R118-R112 — Claims for these procedures require O.H.I.P. authorization (see Surgical Preamble, paragraphs (16), (17)).			

SURGICAL PROCEDURES

Preamble

- (1) Except for application of cast brace, no claim should be made for application of plaster if applied at the time of any surgery. The benefits for the treatment of fractures and/or dislocations also include initial and subsequent application of cast(s) (see also Fracture Preamble, paragraphs (e), (1)). However, if plaster is applied under any other circumstances, the claims for application of plaster should be made in accordance with the schedule listings on page 127.
- (2) Corrective splints must be "corrective" to qualify for benefits. The corrective splint listings are not applicable to simple immobilization such as with a Jones bandage or a metal finger splint following soft tissue injury.
- (3) The removal of a wire or pin or other device when used for traction or external fixation in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural benefit. Removal of devices used for internal fixation may be charged for in addition to the procedural benefit.
- (4) The benefit for total hip replacement also includes denervation of the hip joint and adductor or abductor tenotomy.
- (5) When closed irrigation is instituted in a bony cavity, soft tissues or joint during a surgical procedure, add \$40.60 (E550).
- (6) When a bone graft is required (except for listings in which bone grafting is included in the benefit and except for fusions and management of pseudarthrosis) in the course of an operative procedure (including treatment of fractures) add \$50.40 (E551) if autogenous bone is taken through a separate incision; add \$40.60 (E552) if autogenous bone is taken through the same incision, and add \$20.30 (E553) if homogenous bone is used.
- (7) If methylmethacrylate is required for internal fixation in the course of an operative procedure (with the exception of insertion of prostheses and cranioplasties), add \$50.40 (E547).
- (8) When a fascial graft is required in the course of an operative procedure, add \$20.30 (E557).
- (9) When an allo-graft is obtained, the applicable benefit will be 85% of that listed for excision of the appropriate bone (R218).
- (10) Cost of materials is not a benefit of OHIP.

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	Application of plaster, casts or corrective splints, (I.O.P.)	Asst.	Surg.	Anaes.
		\$		
	Upper Limb			
Z201	Finger		5.25	
Z202	Hand		10.50	4
Z203	Arm, forearm or wrist		15.40	4
	Lower Limb			
Z199	Foot		10.50	4
Z213	Below knee, knee splints (stovepipe etc.)		15.40	4
Z211	Whole leg (mid thigh to toes)		21.00	4
Z198	Toes		5.25	4
Z205	Head and torso	3	31.50	4
Z206	Body cast or shoulder spica	3	25.20	4
Z207	Hip spica (uni or bilateral)	3	35.00	4
Z216	Wedging of Splints in other than fracture treatment		8.40	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	Application of plaster, casts or corrective splints, (I.O.P.) – Cont'd	Asst.	Surg. \$	Anaes.
Z200	Application of Unna's Paste		10.50	
Z873	Application of cast brace (must include hinge brace (any form including knee hinges))		56.00	
U.V.C.	Removal of plaster (not associated with fractures or dislocations within 60 days of initial treatment)		visit fees	

BONES

Incision

Drainage of Bone (Osteomyelitis)

Upper Extremity — Osteomyelitis

Hand or Foot

R219	Phalanx	3	49.00	4
R220	Metacarpal or metatarsal	3	77.00	4
R221	Carpus or tarsus	3	77.00	4

Humerus — Acute Osteomyelitis

R222	Incision and drainage	4	99.45	4
R223	Saucerization	4	154.10	4
R224	Secondary closure	4	77.00	4

Humerus — Chronic Osteomyelitis

R225	Sequestrectomy, simple	4	99.45	4
R226	Saucerization and bone chips where necessary .	4	175.10	4
R227	Secondary closure	4	77.00	4

Skin graft — see skin graft fees.

Radius or Ulna — Acute Osteomyelitis

R228	Incision and drainage	3	99.45	4
R229	Saucerization	3	154.10	4
R230	Secondary closure	3	77.00	4

Radius or Ulna — Chronic Osteomyelitis

R231	Sequestrectomy, simple	3	99.45	4
R232	Saucerization with bone chips where necessary .	3	175.10	4
R233	Secondary closure	3	77.00	4

Lower Extremity

Tibia — Acute Osteomyelitis

R237	Incision and drainage	3	99.45	4
R238	Saucerization	3	154.10	4

Tibia — Chronic Osteomyelitis

R239	Sequestrectomy, simple	3	99.45	4
R240	Saucerization and bone chips where necessary .	3	175.10	4
R241	Secondary closure	3	80.50	4

Femur — Acute Osteomyelitis

R242	Incision and drainage	3	126.10	4
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SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	BONES — Cont'd			
R243	Saucerization — shaft	4	203.10	6
R244	— neck	5	203.10	6
	Femur — Chronic Osteomyelitis			
R245	Sequestrectomy, simple	3	126.10	4
R246	Saucerization and bone chips where necessary			
	— shaft	4	203.10	6
R247	— neck	5	203.10	6
R248	Secondary closure	3	80.50	4
	Pelvis			
R249	Sequestrectomy, simple	4	154.10	4
R250	Other, depending on extent of operation (see			
	Preamble, Part B, paragraph 22)	4	I.C.	5
	Vertebra — Acute or Chronic Osteomyelitis			
R251	Incision and drainage	4	126.10	4
R252	Saucerization or costo-transversectomy	4	252.10	5
R253	Secondary closure	4	77.00	4
R254	Sequestrectomy, simple	4	126.10	4
R234	Anterior decompression or posterior			
	rachotomy	7	402.70	10
R256	Skull and Mandible — Osteomyelitis (see			
	Preamble, Part B, paragraph 22)	7	I.C.	8
	Transection of Bone — Osteotomy			
R235	Paraglenoid	4	203.10	4
R257	Phalanx, terminal		42.00	4
E591	Each additional		35.70	
R258	Phalanx, middle or proximal, metacarpal,			
	metatarsal	3	99.45	4
E592	Each additional		84.00	
R259	Radius, ulna, os calcis, fibula	3	126.10	4
R260	Humerus	4	154.10	4
R261	Tibia with or without fibula — child	3	154.10	4
R266	— adolescent or adult	3	231.10	4
R262	Femur — shaft	4	294.20	5
R263	— neck	5	294.20	7
R296	Spine — posterior osteotomy(s) with fusion	9	476.30	9
R264	— cervical osteotomy including fusion and			
	instrumentation	10	728.40	12
E549	— with rib and/or transverse release, add		94.55	
R303	— anterior osteotomy(s) with fusion	9	497.30	9
R310	Circumferential osteotomy with stabilization (see			
	Preamble, part B, paragraph 22)	9	I.C.	9
R265	Pelvis (Innominate or iliac osteotomy)	8	252.10	8

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	BONES – Cont'd			
	Removal of Fixation Devices (see Preamble to the Musculoskeletal System, paragraph (3)).			
R267	Incision for removal of bone plates, screws, and other appliances used for bone fixation	3	73.50	4
R268	Minor incision only under local or general anaesthetic	3	36.80	4
	Excision			
R272	Bone Tumour, depending on site and extent (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C. by region
	Bone Biopsy			
	Vertebra			
Z868	— with or without x-ray control (I.O.P.)	4	73.50	4
R274	— open	4	154.10	7
	Other			
Z869	— punch, simple (I.O.P.)		24.20	4
Z870	— punch, x-ray control (I.O.P.)		49.00	4
Z242	— open (I.O.P.) — biopsy or taking of bone graft by other than operating surgeon	4	91.05	4
Note:	R274, Z242 — Internist or haematologist should use Z403. (page 84).			
	Excision			
	Skull			
R278	Maxilla, with exenteration of orbit and skin graft	4	304.70	7
R279	Maxilla advancement	4	252.10	8
R280	Mandible	4	203.10	7
R284	Mandibular condyle	4	154.10	5
	Upper Extremity			
R317	Exostosis	3	63.00	4
R285	Carpal bone — one or more	3	154.10	4
R236	Carpal bone(s), excision and replacement	3	175.10	8
	Radius			
R286	— styloid	3	99.45	4
R287	— head	3	126.10	4
R288	— head with replacement	3	154.10	4
	Ulna			
R289	— lower end/styloid process	3	99.45	4
R281	— with replacement	3	126.10	4
R290	— olecranon	3	126.10	4
R291	— olecranon and fascial repair	3	154.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES – Cont'd	Asst.	Surg.	Anaes.
		\$		
	Humerus			
R292	— Head	4	203.10	5
R293	— head with replacement	4	252.10	6
R294	— exostosis	4	99.45	4
R295	— tumour — simple excision	4	126.10	4
R297	— extensive resection and reconstruction (see Preamble, Part B, paragraph 22)	4	I.C.	6
R298	— Acromion or outer end of clavicle	4	129.60	4
	Lower Extremity			
	Foot Bones			
R299	— proximal phalanx (with or without R309)	3	77.00	4
E587	— each additional		24.50	
R300	— tumour of phalanx, excision and replacement . .	3	126.10	4
R301	— sesamoids	3	99.45	4
R302	— bunion (ette) — exostectomy only			
	— unilateral	3	63.00	4
R305	— scaphoid, accessory	3	99.45	4
R306	— tarsal bar	3	129.60	4
R307	— calcaneal spur, exostosis or bony prominence . .	3	87.55	4
R282	— excision of exostosis	3	49.00	4
R308	— os calcis or talus	3	157.60	4
R309	— metatarsal head (with or without R299)	3	77.00	4
E587	— each additional		24.50	
	Tibia			
R311	— exostosis	3	99.45	4
	— tumour (see humerus)			
	Patella			
R312	— simple	3	143.60	4
R313	— with reconstruction or fascial repair	3	231.10	4
	Femur			
R314	— exostosis	4	126.10	4
R315	— head and neck	4	203.10	6
	— tumour (see humerus)			
R318	— core biopsy of head and neck (forage)	4	147.10	6
	Trunk			
N284	— cervical and/or first rib — complete removal . .	6	227.60	6
Z337	— rib resection for drainage (I.O.P.)	6	70.00	6
	Management of Pseudarthrosis (non union of bones or joints) — applicable four months after fracture and includes bone grafts. If skeletal fixation is added or revised, add \$40.60 (E590) to the surgical benefit for the management.			
R321	Metacarpal, metatarsal or phalanx	3	147.10	4
R322	Scaphoid	3	192.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES – Cont'd	Asst.	Surg.	Anaes.
R323	Radius or ulna		\$	
R324	Radius and ulna (including reconstruction of congenital anomalies)	3	168.10	4
R325	Humerus	3	238.10	4
R326	Tibia	4	192.60	4
R363	Lateral or medial malleolus (non-union)	4	220.60	5
R327	Fibular transfer	3	168.10	4
R328	Femur, neck or shaft	4	238.10	6
R364	Pelvis (non-union) (see Preamble, Part B, paragraph 22)	6	273.15	6
R329	Clavicle	I.C.	I.C.	I.C.
Z250	Electrical stimulation for non-union (I.O.P.)	4	168.10	4
			140.10	4
Note:	Z250 includes application of electrodes (internal and/or external).			
Repair, Manipulation and Reconstruction				
Lengthening of Bone				
R331	Tibia	4	262.65	4
R332	Femur	4	329.20	4
Shortening of Bone				
R333	Femur	4	255.60	4
R337	Metatarsal — one	4	126.10	4
R338	— more than one	4	175.10	4
Fusion of bone — Epiphysiodesis				
R339	Tibia	4	203.10	5
R340	Femur	4	203.10	5
R341	Tibia and Femur	4	252.10	5
Epiphyseal Stapling				
R342	Tibia	4	154.10	4
R343	Femur	4	154.10	4
R344	Tibia and Femur	4	231.10	5
Scoliosis, Kyphosis and Kyphoscoliosis (spinal curvatures, deformities)				
R356	Corrective localizer cast		73.50	4
R345	Definitive care, corrective cast(s) and fusion (includes R356)	8	451.75	9
Harrington procedure (for correction and fixation of fracture dislocations of spine see pg 141.				
R347	— without fusion	8	500.80	12
R362	— with fusion	8	574.30	12
E554	— with posterior osteotomy, add		94.55	
Anterior release including Halo pelvic or Halo femoral traction				
R358	— via chest or abdomen	9	367.70	13
R357	— via chest and abdomen	9	441.25	13

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	BONES – Cont'd			
R369	Harrington re-adjustment		99.45	4
	Revision of entire Harrington instrumentation			
R336	— without fusion	8	626.85	12
R346	— with fusion	8	717.90	12
R348	Removal of Harrington apparatus	8	99.45	8
R349	Revision of failed procedure with osteotomy of spine (see Preamble, Part B, paragraph 22)	8	I.C.	12
R370	Luque procedure — without fusion	8	630.30	12
R371	— with fusion	8	700.40	12
	Anterior instrumentation of spine and/or osteotomy			
R350	— via chest or abdomen	9	574.30	17
R359	— via chest and abdomen	9	668.90	17
R361	Halo pelvic or Halo femoral traction prior to surgery for correction of spinal deformities (complete care)	3	189.10	4
R365	Electrospinal instrumentation		381.70	10
R366	— with muscle stripping of spine		476.30	12
R367	— repair and/or replacement of electrodes		147.10	10
R368	— removal of electrospinal instrumentation		99.45	8
	Reconstruction of Mandible			
	Reconstruction of mandible with bone graft			
R334	— partial	4	280.20	10
R335	— complete	4	420.20	10
R354	Interdental wiring for temporomandibular joint disorder, including removal of wires	3	98.05	5
R375	Reconstruction for major congenital abnormalities affecting the face and skull — not otherwise listed (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
	Hypertelorism correction			
R376	— intracranial approach	12	1190.70	25
R377	— subcranial approach	12	886.00	25
R378	Total maxillary advancement — Le Fort III osteotomy with bone grafts	12	938.50	25
R379	Lower maxillary osteotomy and advancement (simple) Le Fort I osteotomy with bone grafts	10	448.25	20
R380	Lower maxillary osteotomy and advancement — dental arch in two segments	10	591.80	20
R381	Lower maxillary osteotomy and advancement (complex) — dental arch in three or more segments	10	700.40	20

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	BONES – Cont'd	Asst.	Surg.	Anaes.
			\$	
R382	Dento-Alveolar osteotomy (simple) — Kole or Wassmund procedure	6	297.70	10
R383	Dento-Alveolar osteotomy (complex) — anterior or posterior movement of dental segment in two or more sections	6	395.70	10
R384	Mandible osteotomy for retrognathia or prognathism (one or more stages)	6	427.20	10
E588	— when combined with apertognathia or lateratognathia add		101.55	
Z239	Application of dental arch bars for facial osteotomies — one arch bar (I.O.P.)	4	52.50	4
Z240	— two arch bars (I.O.P.)	4	101.55	4
	Genioplasty for facial reconstruction			
R386	— one step advancement	6	101.55	10
R387	— two step advancement	6	122.60	10
R388	— three step advancement	6	175.10	10
R389	Le Fort II maxillary osteotomy and advancement with bone grafts	10	700.40	20
R390	Peri-Orbital correction of Treacher-Collins Syndrome, with rib and iliac grafts	10	794.95	20
	Correction of unilateral orbital dystopia			
R391	— total repositioning one orbit — intracranial approach	12	794.95	25
R392	— subtotal repositioning one orbit — extracranial approach	10	591.80	20
R393	Complete forehead advancement	12	399.20	25
R394	Cranial vault reconstruction for oxycephaly, brachycephaly, turriccephaly	10	770.40	20
R395	Reconstruction of glenoid fossa, zygomatic arch and temporal bone (Obwegeser technique)	10	735.40	20
R396	Construction of absent condyle and ascending ramus in hemifacial microsomia	6	374.70	10
R397	Facial bone reconstruction by onlay multiple bone grafts (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
R398	Transnasal canthopexy	3	203.10	6
R399	Lateral canthopexy	3	154.10	6
R385	Reconstruction of skull (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
	Reconstruction of Chest			
	Pectus excavatum or pectus carinatum (by reconstruction, not implant)	3	154.10	6
R351	— infant	6	287.20	11
R352	— other than infant			
Note:	R334-R399 — see Surgical Preamble, paragraph (17)			

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	BONES – Cont'd			
R353	Scapulopexy — congenital elevation or winged scapula	6	210.10	6
	Reconstruction of Foot			
	MP fusion (great toe) — listed under Joints			
	Toe fusion alone — listed under Joints			
	Each additional toe — listed under Joints			
R309	Phalangectomy and/or excision of metatarsal head — also listed under Excision	3	77.00	4
E587	— each additional — also listed under Excision		24.50	
	Hallux valgus			
R304	— Simple (e.g. Keller, Mayo)	3	99.45	4
R355	— Extensive, may include osteotomy, tendon transfers, exostosectomy, bone grafts, etc. (e.g. Joplin, reverse Joplin, Lapidus, MacBride or Mitchell) unilateral	3	175.10	4
R360	Major forefoot reconstruction requiring multiple procedures — maximum — unilateral	3	252.10	5
Note:	Combinations of procedures on the forefoot should be claimed under the multiple surgery rules. However, the total benefit for such combinations (unilateral) may not exceed the listed benefit for R360.			
	Congenital club foot — see Arthrodesis — p. 148;			
	Manipulation — p. 150.			

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

FRACTURES AND DISLOCATIONS

Preamble

- (a) **OPEN REDUCTION** shall mean the reduction of a fracture or dislocation by an operative procedure to include the exposure of the fracture or dislocation and intramedullary, internal or external means of skeletal fixation.
- (b) **CLOSED REDUCTION** shall mean the reduction of a fracture or dislocation by non-operative methods (to include skin traction or K wire or Steinmann's pin for balanced traction.)
- (c) **FOR CLOSED REDUCTION** of a fracture or dislocation with external skeletal or Roger Anderson type apparatus, the closed reduction benefit plus 40% (**E555**) may be claimed. If percutaneous pinning is used, the surcharge is 30% (**E569**).
- (d) **NO REDUCTION** shall mean the treatment of a fracture or dislocation by any method other than that designated in (a), (b), or (c) above.
- (e) The listed benefits for fractures or dislocations requiring no reduction include the major pre-operative visit. For fractures or dislocations requiring reduction, the major pre-operative visit (e.g. consultation, general assessment, etc.) may be claimed in addition to the listed benefits for reductions.
The stated benefit is to cover full treatment by the physician claiming that benefit, including initial and subsequent application of cast(s) and necessary after care up to 2 months (includes Therapeutic Procedures under G467), except as in (g) and (h) following.
- (f) For combinations of fractures, dislocations, and/or surgical procedures (non I.O.P.), the benefit for the major fracture, dislocation or procedure shall be 100%, and the benefit for other fractures, dislocations and/or surgical procedures shall be 85% of the full listed benefit.
- (g) In cases where two or more reductions (closed or open) are performed on different occasions for one fracture or dislocation by one or more surgeons; the full benefit should be claimed for the final reduction and after care. Previous attempted reduction(s) by the same physician should be claimed at 75% of the full listed benefit(s) for that reduction.
- (h) When a patient is transferred from an acute care hospital to a chronic or convalescent facility, additional benefits on a chronic care basis shall be allowed to other than the operating surgeon. These benefits shall be based on the chronic care schedule.
- (i) Compound fractures or dislocations, requiring extensive debridement — 50% over the benefit for reduction (**E556**).
- (j) If reconstructive procedures on soft tissues are required, such services should be claimed on their own merit.
If bone grafts are used in open reduction of a fracture, paragraph (6) of the Preamble to the musculoskeletal system applies.
- (k) When a patient is transferred to another surgeon for after care of a fracture or dislocation treated by no reduction or closed reduction, except for emergency splinting (see para-

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

graph (l), below) the surgeon rendering the initial care should claim 75% of the listed benefit and the surgeon rendering the subsequent care 75% except where otherwise specified. In cases involving open reduction, the percentages should be 80% and 75% respectively. Paragraph (11) of the Preamble to Surgical Procedures also applies.

- (l) The benefit for emergency splinting of a fracture in the emergency department should be on the basis of the emergency room visit or the special visit to the hospital, whichever applies, plus application of cast if rendered and if consistent with other portions of this preamble.
- (m) In the case of fractures or dislocations or minor avulsion fractures not requiring reduction, visit benefits (use a fracture diagnosis) shall apply unless a specific benefit is listed. For fractures listed at "visit fees", the following also apply:
 - (1) When two or more fractures, *each* listed at "visit fees", are treated, only one visit benefit should be claimed for each visit, even though more than one fracture is assessed, treated, or re-assessed.
 - (2) When fractures or other procedures which are listed at "visit fees" are treated along with treatment of fractures which have definite benefits listed, visit benefits should not be claimed in addition to claims for other fracture care.
 - (3) When fractures or other procedures which are listed at "visit fees" are treated along with the performance of non-IOP surgery, visit benefits should not be claimed in addition to claims for the surgery.
 - (4) For the combinations described in items (2) and (3) above, visit benefits are appropriate for follow-up care of the fractures listed at "visit fees" only for visits which, because of these fractures, are required in addition to the usual after-care of the other fractures or other surgery.
- (n) In case of fractures or fracture dislocations with associated paraplegia, hospital visit benefits may be charged in addition to the surgical benefit after two weeks of post-operative care.
- (o) The removal of a wire or pin or other device when used for traction or external fixation in the treatment of a fracture or other orthopaedic procedure is to be included in the procedural benefit. Removal of devices used for internal fixation may be charged for in addition to the procedural benefit.

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES	Asst.	Surg.	Anaes.
			\$	
	Upper Extremity			
	Phalanx — terminal			
F001	— no reduction		24.50	
F002	— closed reduction		28.00	4
F003	— open reduction		38.50	4
	Middle and proximal			
F004	— no reduction, rigid immobilization		24.50	
F005	— closed reduction		36.40	4
E558	— each additional		14.70	
F007	— open reduction	4	80.50	4
	Intra-articular fracture — I.P. joint			
F006	— closed reduction	3	45.50	4
F010	— open reduction	3	80.50	4
	Metacarpal			
F008	— no reduction, one or more, rigid immobilization		26.30	
F009	— closed reduction, one or more		42.00	4
F011	— open reduction	4	80.50	4
E559	— each additional		23.80	
	Bennett's Fracture — dislocation			
F012	— no reduction, rigid immobilization		26.30	
F013	— closed reduction	3	45.50	4
F015	— open reduction	4	80.50	4
	Carpus (excluding scaphoid)			
F102	— no reduction, rigid immobilization		26.30	
F016	— closed reduction, one or more		28.00	4
F017	— open reduction, one or more	4	80.50	4
	Scaphoid			
F018	— no reduction, rigid immobilization		52.50	
F019	— open reduction	4	175.10	4
F020	— partial excision	4	108.60	4
	Radius and Ulna			
F022	— Monteggia — closed reduction		73.50	4
F023	— open reduction	3	136.60	4
F024	— Shafts — no reduction, rigid immobilization		38.50	
F025	— closed reduction	3	73.50	4
F026	— open reduction	4	196.10	4
	— Colles (Barton's, Smith's) —			
F027	— no reduction, rigid immobilization		31.50	
F028	— closed reduction	3	59.50	4
F030	— open reduction	4	136.60	4
	Radius or Ulna			
F031	— no reduction, rigid immobilization		31.50	
F032	— closed reduction	3	50.40	4
F033	— open reduction	4	133.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES – Cont'd	Asst.	Surg.	Anaes.
		\$		
	Olecranon			
F034	— no reduction, rigid immobilization		38.50	4
F035	— closed reduction	3	73.50	4
F036	— open reduction	4	108.60	4
	Humerus			
	Epicondyle and condyle — medial or lateral			
F037	— closed reduction	3	50.40	4
F038	— open reduction	4	108.60	4
	Supra or transcondylar			
F039	— no reduction		42.00	
F040	— closed reduction	3	87.55	4
F041	— open reduction	4	136.60	4
	Shaft			
F042	— no reduction		56.00	
F043	— closed reduction	3	94.55	4
F044	— open reduction	4	136.60	4
	Tuberosity			
F047	— no reduction		45.50	
F048	— closed reduction	3	73.50	4
F049	— open reduction	4	136.60	4
	Neck with dislocation of the head			
F050	— no reduction		56.00	
F051	— closed reduction	3	119.10	4
F052	— open reduction	5	213.60	6
	Neck without dislocation of the head			
F053	— no reduction		45.50	
F054	— closed reduction		73.50	4
F055	— open reduction	5	182.10	6
	Lower Extremity			
	Phalanx			
F056	— no reduction, rigid immobilization		24.50	
E560	— each additional		5.60	
F058	— closed reduction		28.00	4
E561	— each additional		10.50	
F060	— open reduction	4	59.50	4
	Intra-articular fracture — I.P. joint			
F057	— closed reduction	3	45.50	4
F059	— open reduction	3	80.50	4
	Metatarsus			
F061	— no reduction — one or more		26.30	
F062	— with rigid immobilization		35.00	
F063	— closed reduction — one or more	3	42.00	4
F064	— open reduction — one	4	59.50	4
F065	— two or more	4	98.05	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES - Cont'd	Asst.	Surg.	Anaes.
			\$	
	Tarsus — excluding os calcis — one or more			
F066	— no reduction, rigid immobilization		52.50	
F067	— closed reduction	3	73.50	4
F068	— open reduction	4	136.60	4
	Os calcis			
U.V.C.	— no reduction — no cast		visit fees	
F070	— rigid immobilization		52.50	
F071	— closed reduction (manipulation)		73.50	4
F072	— open reduction	4	136.60	4
F073	— open reduction — primary arthrodesis	4	182.10	4
	Ankle fracture or fracture-dislocation			
F074	— no reduction, rigid immobilization		38.50	
F075	— closed reduction	3	94.55	4
	— open reduction			
F076	— on one malleolus	4	105.10	4
F077	— on more than one malleolus	4	203.10	5
F046	— one malleolus and ligament repair (2 incisions)	4	203.10	5
F090	— one malleolus and closed reduction of one or two malleoli	4	203.10	5
	Tibia — with or without Fibula			
F078	— no reduction, rigid immobilization		67.90	
F079	— closed reduction	3	119.10	4
F080	— open reduction — shaft	4	196.10	5
F081	— plateau	4	224.10	5
	Fibula only			
F082	— no reduction, rigid immobilization		38.50	
F083	— closed reduction		50.40	4
F084	— open reduction	4	80.50	4
	Patella			
F085	— no reduction		42.00	
F087	— open reduction — excision and/or repair, simple	4	164.60	4
F088	— excision and fascial repair	4	224.10	5
	Femur			
	Shaft or transcondylar			
F089	— no reduction — rigid immobilization		52.50	
	— closed reduction — with or without anaesthetic			
F093	— infant		73.50	4
F094	— child	3	119.10	4
F095	— adolescent or adult	3	168.10	4
F096	— open reduction	6	224.10	8
F092	— closed reduction of fracture dislocation of hip	4	147.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES – Cont'd	Asst.	Surg.	Anaes.
			\$	
	Neck or intertrochanteric			
F097	— no reduction		73.50	
F098	— closed reduction	3	168.10	4
F099	— open reduction — pin only	6	224.10	8
F100	— pin and plate	6	224.10	8
F101	Prosthesis, head of femur	6	238.10	8
	Spine			
	Trauma			
U.V.C.	Fracture of spinous or transverse process, facet, etc. .		visit fees	
	Fracture, dislocation, or fracture-dislocation			
Z236	— skull calipers (I.O.P.)		38.50	
Z241	— Halo traction (I.O.P.)		49.00	
Z246	— re-application of Halo traction (I.O.P.)		28.00	
E562	— with counter traction, femoral or iliac pin or vest, add		21.00	
	Without cord injury:			
F103	— closed reduction with or without anaesthetic, rigid immobilization, frame, brace, etc.		115.60	5
U.V.C.	— supervision, bed rest only		visit fees	
F105	— open reduction	5	140.10	5
F106	— with fusion and/or internal fixation	7	311.70	10
F107	— anterior discectomy and fusion and/or internal fixation	7	311.70	10
E548	— with Harrington instrumentation, add		56.00	
E570	— with fusion at two or more levels, add		45.50	
	With cord injury:			
U.V.C.	— no operation		visit fees	
F109	— closed reduction under anaesthesia	5	227.60	5
F111	— open reduction and fusion and/or internal fixation	7	364.20	10
E548	— with Harrington instrumentation, add			
E570	— with fusion at two or more levels, add			
Note:	For spinal cord decompression procedures, see page 215.			
	Sacrum			
U.V.C.	— complete care		visit fees	
	Coccyx			
U.V.C.	— no reduction		visit fees	
F115	— excision	4	63.00	4
	Trunk			
U.V.C.	Clavicle — management		visit fees	
F118	— open reduction	4	136.60	4
	Scapula — body, neck or glenoid			
F119	— no reduction		38.50	
F120	— closed reduction		73.00	
F121	— open reduction	4	182.10	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	FRACTURES - Cont'd	Asst.	Surg.	Anaes.
			\$	
	Sternum			
F122	— no reduction		31.50	
F123	— closed reduction		50.40	
F124	— open reduction — benefit will depend on extent of operations and complications (see Preamble, Part B, paragraph 22)		I.C.	
F125	— pleura closed	4		4
F126	— pleura open	9		13
	Ribs			
U.V.C.	— uncomplicated		visit fees	
F130	— complicated — requiring special treatment (see Preamble, Part B, paragraph 22)		I.C.	
F131	— pleura closed	4		4
F132	— pleura open	9		13
	Pelvis			
F133	— no reduction, bed rest and supervision		52.50	
F134	— closed reduction, manipulation and control	3	147.10	4
F135	— open reduction	6	238.10	8
F116	— with visceral injury (see Preamble Part B, paragraph 22)		I.C.	
	Head			
	Orbit			
	open reduction of rim wall fracture			
E173	— zygomatic fracture dislocation	4	157.60	6
E174	— blow out fracture of floor	4	185.60	6
E175	— secondary repair by combined orbital approach	4	273.15	6
	Nasal bones			
U.V.C.	— no reduction		visit fees	
F136	— closed reduction		56.00	4
F137	— open reduction — compound fracture		112.10	4
F117	— complicated with internal or external fixation		164.60	5
	Mandible			
U.V.C.	— no reduction — no wiring of teeth		visit fees	
F138	— closed reduction — including wiring of teeth		147.10	5
	— open reduction (may include wiring of teeth)			
F139	— one side	4	192.60	5
F146	— complicated (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
F140	— removal of interdental wire			4
	Maxilla, Malar bone			
U.V.C.	— no reduction		visit fees	
F150	— closed reduction and dental wiring		147.10	5
F141	— open reduction — simple	4	84.00	5
F142	— with wiring and local fixation	5	224.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	FRACTURES – Cont'd			
	Skull			
F143	— middle 1/3 facial	5	245.10	6
F144	— cranio-facial separation	5	308.20	8
	— for repair of depressed and other skull fractures, see codes N139, N140 on page 211			
	JOINTS			
	Endoscopy (I.O.P.)			
	Arthroscopy			
Z218	Large joint		54.60	4
Z219	Small joint (M.P. or I.P. joint)		40.60	4
	If followed by joint surgery under same anaesthetic when performed by same physician, add to surgical benefit			
E595	— small or large joint		40.60	
E563	With biopsy, add		6.30	
	Incision			
Z220	Aspiration (I.O.P.)		10.50	
Z221	Needle biopsy (I.O.P.)		21.00	
	Arthrotomy			
R409	Finger — open		56.00	4
R410	Wrist, elbow, ankle	3	99.45	4
R411	Shoulder	4	99.45	4
R416	Coracoacromial ligament — division, with or without exploration of rotator cuff	4	129.60	4
Note:	R416 may not be claimed with R298 nor R595			
R412	Knee — exploratory and/or removal loose body	3	113.50	4
R413	Knee — osteochondritis dessicans — drilling and/or internal fixation	3	175.10	4
R415	Hip — exploratory — with or without removal of loose body	5	168.10	6
	Excision			
	Capsulectomy — Synovectomy — Debridement			
R420	Ankle	3	203.10	4
R421	Elbow	3	203.10	4
R422	Shoulder	4	252.10	5
R423	Hip	5	252.10	6
R424	Knee	3	294.20	5
R417	Knee debridement without synovectomy	3	175.10	4
R418	Wrist	3	203.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS - Cont'd	Asst.	Surg.	Anaes.
			\$	
R425	Fingers, toes — one	3	87.55	4
R414	— two or more	3	108.60	4
	Denervation			
R426	Elbow, knee	3	157.60	4
R427	Hip	5	203.10	4
	Chondrectomy			
R490	Acromio clavicular meniscectomy	3	99.45	4
R491	Sternoclavicular meniscectomy	3	99.45	4
R492	Radio ulnar meniscectomy	3	99.45	4
R428	Temporo-mandibular meniscectomy	5	154.10	5
R429	Knee-meniscectomy (one meniscus) and/or shaving of articular surfaces	3	147.10	4
E598	— With patellar prosthesis or patelloplasty, add		49.00	
R431	Baker's cyst	3	77.00	4
R434	— extensive (see Preamble, part B, paragraph 22) ...		I.C.	6
	Reconstruction			
Note:	Arthroplasty — all types			
	In the revision of an arthroplasty, add 25% to the new arthroplasty benefit (E564).			
R433	Temporomandibular joint — unilateral	5	203.10	5
R444	Acromio or sternoclavicular	4	126.10	4
R487	Shoulder — complete replacement	6	339.70	10
R498	— removal of shoulder prosthesis without replacement	3	206.60	8
R438	Shoulder, elbow	4	252.10	6
R486	Elbow — complete replacement	6	301.20	8
R499	— removal of elbow prosthesis without replacement	3	182.10	7
R437	Wrist, ankle	3	252.10	5
R485	Wrist, ankle — complete replacement	6	287.20	6
R479	— removal of wrist or ankle prosthesis without replacement	3	171.60	6
	Hand, reconstruction — I.P. or M.P. joint			
	— without prosthetic replacement			
R435	— single	3	154.10	5
R436	— multiple	3	262.65	6
	— with prosthetic replacement			
R489	— single	3	199.60	5
R449	— multiple	3	294.20	6
R500	— removal of P.I.P. or M.C.P. prosthesis without replacement	3	122.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg.	Anaes.
Code	JOINTS – Cont'd		\$	
R439	Hip— femoral prosthesis	6	252.10	8
R443	— removal of femoral prosthesis or cup without replacement	3	189.10	8
R440	— cup or total (including neurectomy)	8	392.20	8
E589	— bone graft to deficient acetabular floor, add . . .		49.00	
E593	— extensive acetabular reconstruction including bone grafts, add		140.10	
R481	— re-attachment of greater trochanter (late)	6	213.60	8
R488	— removal of total hip prosthesis without replacement	3	273.15	8
R442	— resurfacing hip arthroplasty	8	511.30	8
R478	Knee— fascial implantation arthroplasty including debridement	6	252.10	6
R441	— complete replacement	6	339.70	8
R482	— hemi-arthroplasty (single component)	6	203.10	6
R483	— hemi-arthroplasty (double component)	6	294.20	6
E598	— with patellar prosthesis or patelloplasty, add . . .		49.00	
R496	— removal of knee prosthesis (single component) without replacement	4	119.10	5
R497	— removal of knee prosthesis (double component) without replacement	4	206.60	5
	Foot			
	— M.P. joint without prosthetic replacement			
R456	single	3	154.10	5
R432	multiple	3	203.10	5
	— with prosthetic replacement			
R453	single	3	199.60	5
R454	multiple	3	294.20	6
R446	— overlapping 5th toe	3	99.45	4
R430	— repair of hammer toe — any technique (e.g. girdlestone tendon transfer; Higge procedure), unilateral (may include tenotomy or syndactyly)	3	105.10	4
E594	— each additional hammer toe		29.40	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg. \$	Anaes.
	JOINTS – Cont'd			
	Intervertebral Discs			
R457	Lumbar hemilaminectomy for disc disease with or without nerve root decompression (soft disc, osteophyte)	6	234.60	8
E565	— with multiple levels, add per additional level		38.50	
E566	— bilateral, add		38.50	
E567	— with fusion — 1 level, add		154.10	
E568	— two or more levels, add		199.60	
R451	Cervical hemilaminectomy for disc disease with or without root decompression (soft disc, osteophyte) — single or multiple levels	6	297.70	10
E566	— bilateral, add		38.50	
E567	— with fusion — 1 level, add		154.10	
E568	— two or more levels, add		199.60	
R493	— fusion, separate surgeon — one level		210.10	
R494	— two or more levels		245.10	
R452	Anterior lumbar discotomy and fusion, single or multiple	6	297.70	10
S312	— exposure (laparotomy) by different surgeon	6	140.10	6
R447	Anterior cervical discotomy with interbody fusion	8	297.70	10
E565	— with multiple levels, add per additional level		38.50	
R480	Anterior thoracic discotomy	9	297.70	13
M137	— exposure (thoracotomy) by different surgeon	9	217.10	13
Note:	For spinal cord decompressive procedures, see page 215.			
	Fusion Only (uni- or bilateral)			
R419	C-1, C-2 fusion for chronic instability	8	329.20	9
	Spinal column			
R459	— one space	7	262.65	8
E573	— each additional space (to a maximum of 2 additional), each		49.00	
R462	Anterior approach — thoracic	8		13
R463	— lumbar	8		10
E574	Refusion of spine, add		133.10	
R465	Finger, thumb	3	99.45	4
R466	Wrist, elbow, ankle	3	203.10	4
R467	Shoulder	4	252.10	6
R468	Knee	3	252.10	5
R469	Sacro-iliac	5	252.10	5
R470	Hip	5	350.20	8

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

		Asst.	Surg. \$	Anaes.
Code	JOINTS — Cont'd			
R471	Foot — toe, one joint	3	63.00	4
E575	— each additional		24.50	
R472	— great toe	3	87.55	4
R473	— toes, multiple joints	3	154.10	4
R474	— mid-tarsal, sub-talar, triple, etc.	3	203.10	4
R475	— pan-talar, one stage	3	252.10	6
R476	— congenital club foot, fusions and tendon transfers	3	252.10	6
R477	— metatarsophalangeal joint	3	171.60	4
	Lumbar laminectomy with exploration of nerve root and decompression — see p. 216.			
	Repair			
	Ligaments			
R601	Metacarpophalangeal — early or late	3	99.45	4
	Elbow, wrist, ankle			
R597	— early repair — simple, one ligament	3	126.10	4
R547	— extensive and/or multiple ligaments	3	192.60	4
R598	— late repair — simple, one ligament	3	203.10	4
R548	— extensive and/or multiple ligaments	3	301.20	4
R593	Shoulder cuff — early repair	4	203.10	5
R594	— late repair	4	252.10	5
R595	— acromioplasty	4	122.60	5
	Acromio, sternoclavicular			
	— early repair — see Dislocations			
R596	— late repair	4	203.10	4
R599	Knee — early repair — simple, one ligament	3	231.10	4
R541	— extensive and/or multiple ligaments	3	301.20	4
R600	— late repair — simple, one ligament	3	294.20	4
R542	— extensive and/or multiple ligaments (including synthetic substitution)	3	381.70	4
R484	— prosthetic anterior or posterior cruciate ligament insertion	6	339.70	6
	Recurrent dislocations			
R400	Elbow	3	220.60	4
R401	Shoulder — all types	5	234.60	5
R402	Ankle, subluxation	4	189.10	5
R403	Patella	4	220.60	5
	Congenital dislocation — Hip			
R404	— closed reduction — with or without anaesthetic — unilateral		73.50	4
R405	— repeat manipulation and plaster		36.80	4
R406	— open reduction — simple or rotation osteotomy	7	189.10	7
R407	— acetabuloplasty (includes hip reduction)	7	241.60	7

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	JOINTS – Cont'd	Asst.	Surg.	Anaes.
			\$	
	Foot deformity, club foot, etc.			
R408	— operative — medial release and tendon lengthening	4	189.10	4
R448	— arthrodesis and tendon transfers	4	241.60	4
REDUCTION, MANIPULATION				
Dislocations				
Upper Extremity				
Finger				
D001	— closed reduction — one		24.50	4
E576	— each additional		5.60	
D003	— open reduction	3	59.50	4
Metacarpophalangeal				
D004	— closed reduction — one		24.50	4
E577	— each additional		5.60	
D006	— open reduction	3	80.50	4
Wrist and Carpal bones				
D007	— closed reduction		73.50	4
D008	— open reduction	3	136.60	4
Elbow				
U.V.C.	— radial head (pulled elbow) — closed reduction		visit fees	
D009	— closed reduction		49.00	4
D010	— open reduction	3	136.60	4
Shoulder				
	— closed reduction			
D015	— without anaesthetic		28.00	
D016	— with anaesthetic		49.00	4
D017	— open reduction	4	182.10	6
Acromio clavicular				
U.V.C.	— closed reduction		visit fees	
D021	— with pin fixation	4	94.55	4
D023	— open reduction with or without pin fixation	4	129.60	4
Sterno clavicular				
	— closed reduction			
D024	— without anaesthetic		28.00	
D025	— with anaesthetic		49.00	4
D026	— open reduction	4	108.60	4
Lower Extremity				
Toe, interphalangeal				
D027	— closed reduction — with or without anaesthetic		21.00	4
E578	— each additional		5.60	
D029	— open reduction	4	59.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	REDUCTION, MANIPULATION – Cont'd			
	Metatarsophalangeal			
D030	— closed reduction — with or without anaesthetic .		28.00	4
E579	— each additional		5.60	
D032	— open reduction	4	59.50	4
	Tarsal			
D033	— closed reduction		73.50	4
D034	— open reduction	4	136.60	4
	Ankle, subluxation			
D035	— closed reduction, with or without anaesthetic . .		49.00	4
D036	— open reduction	4	108.60	4
	Knee			
D038	— closed reduction		94.55	4
D039	— open reduction	5	182.10	5
	Patella			
D040	— closed reduction, with or without anaesthetic . .		38.50	4
	Hip			
	anterior or posterior dislocation			
D042	— closed reduction, with or without anaesthetic		94.55	4
D043	— open reduction	7	182.10	7
Note:	For congenital dislocation of the hip, see page 147.			
	anterior and posterior fracture dislocation			
D051	— closed reduction	4	105.10	4
D052	— open reduction	7	273.15	7
	central dislocation			
D044	— closed reduction, with or without anaesthetic		105.10	4
D045	— open reduction	7	294.20	7
	Sacro-iliac			
D059	— closed reduction, traction, spica, etc.		52.50	5
D060	— open reduction	5	252.10	5
	Sacro-coccygeal			
U.V.C.	— non-operative		visit fees	
D061	— open reduction, removal of coccyx	5	84.00	5
	Temporo-mandibular joint			
D062	— closed reduction		28.00	4
D063	— open reduction	5	147.10	5
	Manipulation I.O.P.			
	Manipulation of joints under general anaesthetic			
Z222	Wrist, elbow, ankle, foot and T.M. joint, hand		19.30	4
Z223	Shoulder, knee, hip and spine		29.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	REDUCTION, MANIPULATION – Cont'd Congenital foot deformity, club foot, etc. non-operative	Asst.	Surg.	Anaes.
			\$	
Z244	— Denis Browne splint strapping		11.90	
Z224	— manipulation and cast			
Z235	— with anaesthetic		16.80	4
	— without anaesthetic — unilateral		11.90	
BURSAE				
Incision				
Z225	Aspiration (I.O.P.)		10.50	
Z226	Drainage, abscess (I.O.P.)		29.40	4
R502	Incision for removal of calcium	3	105.10	4
Excision				
R506	Olecranon, prepatellar bursa	3	77.00	4
R507	Humero — radial	3	77.00	4
R590	Trochanteric or sub-acromial (Deltoid) bursa	3	94.55	4
Biopsy				
R511	Superficial bursa		26.30	4
R512	Deep bursa	3	56.00	4
MUSCLES				
Incision				
Z227	Intramuscular abscess or haematoma (I.O.P.)		31.50	4
R517	Removal of foreign body, general anaesthetic, simple . .		26.30	4
R518	— complicated e.g., gunshot wound (see Preamble, Part B, paragraph 22)			
			I.C.	I.C.
			by	
			region	
Release or cutting of muscle (myotomy)				
R519	— “tennis elbow”	4	63.00	4
R520	— scalenus anticus	5	154.10	5
R521	— muscle release, major	5	203.10	5
R516	— patellar retinaculum	5	77.00	5
Excision				
Z228	Biopsy (I.O.P.)		31.50	4
Z245	Biopsy for malignant hyperthermia, three or more (I.O.P.)		59.50	8
R526	Resection of muscle (myectomy), e.g., sternomastoid . .	5	154.10	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	MUSCLES – Cont'd			
	Lesions of muscle and fascia			
R522	— simple excision (see Preamble, Part B, paragraph 22)		I.C.	I.C.
R523	— radical excision (see Preamble, Part B, paragraph 22)		I.C.	I.C.
R524	Excision of myositis ossificans	4	210.10	5
	Suture of laceration			
R525	Simple muscle repairs(s), to include repair of involved skin	3	52.50	4
R528	Complex muscle repair (see Preamble, Part B, paragraph 22)	4	I.C.	6
	Repair and Reconstruction			
R527	Total muscle transplant, e.g., pectoralis major	6	252.10	6
R529	Recession of muscle	3	99.45	4
R530	Quadricepsplasty	4	217.10	5
R591	Muscle slide — forearm	4	164.60	5
R592	— quadriceps	4	252.10	6
R531	Facial paralysis — static slings	4	175.10	5
R532	— dynamic slings	4	231.10	6
R533	Composite repair for facial paralysis, plication of paralyzed muscles, and resection of paralysis of over active muscles	4	294.20	7
E597	with meloplasty, add		49.00	
	TENDONS AND FASCIA			
	Incision			
R534	Exploration of tendon or sheath	3	77.00	4
R535	Tenosynovitis, finger		77.00	4
R538	Exploration of fascia		52.50	4
	Tenotomy or fasciotomy (closed) (I.O.P.)			
Z247	— finger — one		24.50	4
Z248	— two		35.00	4
Z249	— three or more		52.50	4
Z229	— toe — one		17.50	4
Z230	— two		29.40	4
Z243	— three or more		42.00	4
Z231	plantar fascia		29.40	4
Z232	— hip adductors		29.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	TENDONS AND FASCIA – Cont'd	Asst.	Surg.	Anaes.
		\$		
	Tenotomy or fasciotomy (open)			
R536	— finger — one		52.50	4
R575	— two		77.00	4
R576	— three or more		126.10	4
R579	— toe — one		36.80	4
R580	— two		56.00	4
R581	— three or more		77.00	4
R546	— palmar or plantar (e.g. Steindler release)	3	52.50	4
R537	— wrist or forearm	3	77.00	4
R495	— forearm or leg for compression syndrome, one or more components (not to include secondary suture or graft)	3	147.10	4
E571	— insertion of fascia monitoring deviceadd		17.50	
R544	— posterior tibial tendon or Achilles tendon	3	52.50	4
Z233	— hip adductors (I.O.P.)		52.50	4
R543	— hamstrings	3	77.00	4
R545	— iliopsoas	5	154.10	5
R561	— iliotibial band	3	99.45	4
Z234	— biopsy, through incision (I.O.P.)		30.80	4
	Excision			
	Ganglion			
R549	— simple	3	59.50	4
R553	— complex, extensive	3	154.10	4
R551	Fascia for Dupuytren's — partial	3	126.10	4
R552	— complex (with or without flaps or grafts)	3	231.10	5
Note:	R552 — includes necessary Z-plasties for release of the skin, radical excision of the palmar fascia and release of tendons and tendon sheaths with extension into the fingers, as required.			
R550	Tendon sheath — single	3	154.10	4
E572	— each additional		49.00	1
				(max)
	Repair — tendons			
	Tenolysis (extensive, including release of adhesions and/or repair of sheath)			
R556	— one	3	126.10	4
E599	— each additional		52.50	
	Tenoplasty (shortening, lengthening, etc.)			
R557	— one	3	99.45	4
E050	— each additional		49.00	

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	TENDONS AND FASCIA - Cont'd			
	Tendon suture			
	— finger, hand, wrist, foot, ankle			
R578	— extensor — single	3	77.00	4
E580	— each additional		28.00	
R585	— flexor — single	3	126.10	4
E581	— each additional		52.50	
	— biceps, Achilles, patellar, quadriceps, etc.			
R589	— early repair	3	136.60	4
R587	— late repair	3	199.60	4
	Insertion of silicone rod in flexor tendon space (includes tenolysis as necessary)			
R554	— one	3	164.60	4
E051	— each additional		77.00	
R586	Reconstruction of a flexor tendon pulley, per finger		59.50	4
R559	Tendon graft — hand or wrist — one	3	203.10	5
E052	— each additional		70.00	1
				(max)
R560	— other location — one	4	154.10	4
E053	— each additional		49.00	1
				(max)
	Tendon transfer			
R563	— hand, forearm — single	3	154.10	4
E054	— each additional		49.00	1
				(max)
R567	— shoulder — pectoralis minor	4	154.10	4
R568	— trapezius	4	203.10	4
R569	— hip — abdominal	5	252.10	6
R570	— iliopsoas	5	308.20	6
R571	— knee	3	203.10	5
R565	— foot, ankle — single	3	154.10	4
E055	— each additional		49.00	1
				(max)
R572	— Foot, tendodesis	3	154.10	4
	Repair of Mallet finger			
U.V.C.	— closed		visit fees	
R574	— closed — using K Wire		52.50	4
R573	— operative	3	77.00	4
	Repair — fascial defects			
	Thigh or forearm (sole procedure)			
R632	— simple	3	112.10	4
R633	— extensive, with or without synthetic graft or rotation flap	4	220.60	5

SURGICAL PROCEDURES

OPERATIONS ON THE MUSCULOSKELETAL SYSTEM

Code	EXTREMITIES	Asst.	Surg.	Anaes.
			\$	
R605	Debridement and plastic repair of traumatically amputated extremities (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
R603	Digital reimplantation involving microvascular and neuroanastomosis	8	928.00	8
R604	— revision of reimplanted digit (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
R602	Pollicization	6	308.20	6
Amputation				
Upper Extremity				
R606	Through phalanx		59.50	4
E582	— each additional		17.50	
R608	Through metacarpal or M-P joint		59.50	4
E583	— each additional		17.50	
R610	Trans-metacarpal amputation of index or little finger		84.00	4
R611	Of hand — through all metacarpals	3	112.10	4
R612	**At wrist	4	112.10	5
R613	**Through radius and ulna	4	140.10	5
R614	**At elbow	4	140.10	5
R615	**Through humerus	4	140.10	5
R616	**At shoulder	9	192.60	9
R617	Forequarter	10	294.20	15
Lower Extremity				
R618	Through phalanx	4	31.50	4
E584	— each additional		11.90	
R620	Through metatarsal or M-P joint	4	59.50	4
E585	— each additional		17.50	
R622	**Transmetatarsal	4	112.10	4
R623	**Symes	5	142.10	5
R624	**Through tibia and fibula	5	142.10	5
R625	**At knee — Gritti-Stokes or Callander	5	142.10	5
R626	**Through femur	5	142.10	5
R630	**At hip	10	220.60	10
R631	Hindquarter or hemipelvectomy	10	367.70	15
**Note: For the supervision of the limb fitting and 6 months post-operative care, claim visit benefits. Amputation with immediate fitting to include supervision of final limb fitting — add 40% (E586).				

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

		Asst.	Surg.	Anaes.
Code			\$	
	NOSE			
Z299	E.U.G.A. of nasopharynx (I.O.P.) — i.e., when examining for primary tumour when secondary known — with or without biopsy		25.20	4
Z298	E.U.G.A. of nasopharynx (I.O.P.) — if only procedure performed		15.40	4
Z297	Insertion of prosthesis for nasal septal perforation (I.O.P.)		11.20	
	Endoscopy			
Z296	Fibre-optic endoscopy of upper airway (nasopharynx, hypopharynx or larynx) (I.O.P.) — if only procedure performed		7.00	
	Incision (I.O.P.)			
Z301	Drainage of abscess or haematoma of septum		21.00	4
Z302	Turbinectomy		35.00	4
	Excision			
	Nasal polyp, papilloma (I.O.P.)			
Z304	Local anaesthetic — single		10.50	
Z305	— multiple (unilateral)		15.40	
Z306	General anaesthetic — single		25.20	4
Z307	— multiple (unilateral)		35.00	4
Z308	— single choanal polyp, papilloma		35.00	4
	Septum			
M012	Submucous resection including septoplasty		150.60	4
Note:	All procedures (including I.O.P.) connected with S.M.R. such as nasal polypectomy, turbinectomy, ethmoidectomy, etc. — add 50% of the listed benefit(s) for the other procedure(s).			
M013	Partial septorhinoplasty (excluding osteotomies)		227.60	7
M014	Septorhinoplasty		280.20	7
M019	— with autologous bone or cartilage graft		472.80	7
Note:	M013, M014, M019 — claims for these procedures require O.H.I.P. authorization. (See Surgical Preamble, paragraph (17)).			
R319	Graft — autologous, bone or cartilage	4	227.60	4
R320	— non-autologous — prosthetic implant	4	147.10	4
M015	Septodermoplasty		175.10	4
M016	Closure of septal perforation		175.10	4
M017	Localization of cerebrospinal rhinorrhea (fluorescein injection)		52.50	4
M018	Narrowing operations or implant for atrophic rhinitis — unilateral		175.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	NOSE – Cont'd	Asst.	Surg.	Anaes.
			\$	
	Excision of choanal atresia			
M020	Anterior nasal approach			
	— uni or bilateral	4	227.60	4
M021	Puncture and insertion of tube only		56.00	4
M022	Transpalatal approach — uni or bilateral	5	227.60	6
	Biopsy (I.O.P.)			
Z309	— local anaesthetic		10.50	
Z310	— general anaesthetic		21.00	4
	Repair			
M028	Choanal atresia, uni or bilateral			
	— dilation		33.60	4
M029	— repeat within 30 days		21.00	4
M030	Rhinoplasty for reconstruction of cleft lip nasal deformity in adolescence or adulthood	4	325.70	7
	Removal of foreign body (I.O.P.)			
Z311	— simple		5.25	
Z312	— complicated, or involving general anaesthesia		25.20	4
	Destruction			
Z313	Cauterization of turbinates (I.O.P.) unilateral or bilateral		21.00	4
Z300	Cryosurgery of turbinates (I.O.P.) unilateral or bilateral		35.00	4
	Treatment of Epistaxis			
Z314	Cauterization of nasal septum — chemical or electrocautery (I.O.P.) — unilateral		5.60	4
Z315	Anterior packing (I.O.P.)		7.00	4
Z316	Anterior and posterior packing only (I.O.P.)		21.00	4
M027	Ligation of external carotid artery	6	94.55	6
	ACCESSORY NASAL SINUSES			
	Antrum or sinus lavage (I.O.P.)			
Z317	Proetz displacement		3.50	
Z318	Local anaesthetic — unilateral		14.70	
Z319	General anaesthetic — unilateral or bilateral		25.20	4
	Sinusotomy, sinusostomy, sinusectomy as indicated			
M054	Maxillary, intranasal — unilateral	4	73.50	4
M055	— radical, Caldwell-Luc — unilateral (includes M054)	4	140.10	4
M056	Maxillectomy	7	350.20	10

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	ACCESSORY NASAL SINUSES – Cont'd			
	Frontal			
M057	— trephine and sinusectomy		101.55	4
M058	— radical		280.20	5
M059	— external fronto-ethmoidal with sphenoid if necessary	4	280.20	6
	Ethmoidal			
M060	— intranasal — unilateral		91.05	4
M023	— external — unilateral	4	227.60	4
M061	Sphenoidal — intranasal		119.10	4
M062	Vidian neurectomy — uni or bilateral	4	210.10	4
	Suture			
M066	Closure of antro-oral fistula			
	— very simple		38.50	4
M067	— with Caldwell-Luc		203.10	5
M068	— with palatal flap		227.60	5
	LARYNX			
	Endoscopies (I.O.P.)			
Note:	When laryngoscopy and bronchoscopy are carried out as combined procedures, the physician may claim for one or the other but not both.			
	Laryngoscopy			
Z321	Direct — with or without biopsy		35.00	6
Z322	— with removal of foreign body		66.50	6
Z323	— with removal of lesion(s)		91.05	6
Z343	— with dilation of larynx and bronchoscopy . . .		126.10	6
Z324	Indirect — with biopsy		21.00	6
Z325	— with simple removal of bone		10.50	6
E600	Using operating microscope — add to charges for laryngoscopy (i.e.: to Z321-Z323, Z327, Z328, Z330, Z342, Z343, Z348)		23.80	
	Introduction			
M080	Injection of teflon for abductor paralysis		115.60	6
	Excision (to include laryngoscopy)			
M081	Laryngectomy — total	6	378.20	13
M082	— partial (Laryngofissure)	6	227.60	8
M084	— hemilaryngectomy	6	350.20	9
M085	Arytenoidectomy	6	227.60	8
	Repair (to include laryngoscopy)			
M090	Laryngoplasty (see Preamble, Part B, paragraph 22) . . .		I. C.	6
M091	Arytenoidopexy		227.60	8

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	TRACHEA AND BRONCHI	Asst.	Surg.	Anaes.
		\$		
	Endoscopy (I.O.P.)			
Notes:	(1) When laryngoscopy and bronchoscopy are carried out as combined procedures, the physician may claim for one or the other but not both.			
	(2) No claim should be made for bronchoscopy carried out immediately following thoracic surgery under the same anaesthetic by the same surgeon.			
	Bronchoscopy			
Z327	— with or without bronchial biopsy, suction or injection of contrast material		70.00	6
Z328	— with removal of foreign body		91.05	6
Z342	— segmental (all 18) with multiple concomitant random bronchial biopsies or brushings		112.10	6
	Tracheo-bronchial toilet (I.O.P.)			
Z344	First procedure		21.00	
Z345	Subsequent procedures performed by same physician		10.50	
	(Not to apply to operating surgeons, when respiratory unit benefits apply, or within the first two hours post-operatively.)			
Z346	Transtracheal aspiration (I.O.P.)		12.25	
	Incision			
Z741	Tracheostomy (I.O.P.)	3	70.00	5
U.V.C.	Change of tracheostomy tube — (other than operating surgeon)		visit fees	
Z738	Insertion of Montgomery "T" Tube — for tracheal or laryngo-tracheal stricture (may include bronchoscopy and dilatation)(I.O.P.)	4	80.50	8
	Excision			
M102	Segmental resection of cervical trachea	9	462.30	10
M103	Resection of mediastinal trachea with either sternotomy or thoracotomy	9	700.40	13
	CHEST WALL AND MEDIASTINUM			
	Excision			
M105	Chest wall tumour involving ribs or cartilage with reconstruction of chest wall	9	280.20	13
M106	Mediastinal tumour	9	360.70	13
Z347	Anterior mediastinotomy — when sole procedure performed (I.O.P.)	3	112.10	6
M108	Resection of chest wall tumour (not to exceed benefit listed for M105) (see Preamble, Part B, paragraph 22)		L.C.	L.C.

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	CHEST WALL AND MEDIASTINUM – Cont'd			
	Endoscopies (I.O.P.)			
Z329	Mediastinoscopy		105.10	6
Z330	with bronchoscopy		140.10	
Z348	with bronchoscopy and mediastinotomy		196.10	
	Repair			
	Chest wall (see Preamble, Part B, paragraph 22)			
M109	pleura — closed		I.C.	5
M110	— open		I.C.	13
	Surgical Collapse			
M111	Thoracoplasty — one stage	9	175.10	10
M112	Multi-stage — each	9	115.60	9
M113	Schede's operation	9	234.60	10
M114	Pneumolysis — intra pleural	5	108.60	5
M115	— extra pleural	5	168.10	5
Z742	Phrenicotomy (I.O.P.)	3	56.00	5
	LUNGS AND PLEURA			
	Introduction — Thoracentesis (I.O.P.)			
Z331	Aspiration for diagnostic sample		14.00	
Z332	Aspiration with therapeutic drainage with or without diagnostic sample		25.20	4
E606	Administration of chemotherapy, add		5.60	
Z334	Total Unilateral lung lavage with or without bronchoscopy using double lumen tube and single lung anaesthesia		161.10	13
	Endoscopy (I.O.P.)			
Z335	Thoracoscopy or pleuroscopy		52.50	5
Z349	Transbronchial lung biopsy(s) including bronchoscopy (I.O.P.)		98.05	6
	Incision			
Z340	Biopsy of lung, needle (I.O.P.)		42.00	4
Z336	Biopsy of pleura, needle (I.O.P.)		24.50	4
Z341	Closed drainage — effusion or pneumothorax (I.O.P.)		28.00	4
Z337	Rib resection for drainage (I.O.P.)	6	70.00	6
M131	Rib resection for excision biopsy of rib tumour	6	84.00	6
M133	Thoracotomy for removal of foreign body	9	217.10	13
M137	Thoracotomy with or without biopsy	9	217.10	13
M134	Thoracotomy for post-operative haemorrhage and empyema	9	217.10	13
M132	Thoracotomy with repair of ruptured diaphragm	9	217.10	13
M135	Decortication of lung with muscle graft and closure of pleural fistula (see Preamble, Part B, paragraph 22)	11	I.C.	15

SURGICAL PROCEDURES

OPERATIONS ON THE RESPIRATORY SYSTEM

Code	LUNGS AND PLEURA – Cont'd	Asst.	Surg. \$	Anaes.
Z339	Intercostal drainage with sclerosing agent (I.O.P.)	4	105.10	6
	Excision			
	Biopsy of pleura or lung			
Z338	— peripheral or parietal — including limited thoracotomy (I.O.P.)	9	115.60	13
M138	— hilar, including thoracotomy	9	231.10	13
M142	Pneumonectomy — complete	10	525.30	14
M143	Lobectomy — complete	10	525.30	13
M144	— segmental resection	10	360.70	13
M145	— wedge resection	10	245.10	13
E608	— each additional (to a maximum of three additional)		35.00	
M146	— plus thoracoplasty or bronchial resection (see Preamble, Part B, paragraph 22)	10	I.C.	13
M147	— plus decortication (see Preamble, Part B, paragraph 22)	12	I.C.	15
M148	Excision of broncho-pleural fistula (see Preamble, Part B, paragraph 22)	10	I.C.	13
M149	Pleurectomy — pleural decortication	10	245.10	15
M150	Sleeve resection with lobectomy	10	577.80	13
E607	Re-operation, (more than 30 days subsequent to previous excision) add to appropriate excision benefit		87.55	

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

		Asst.	Surg.	Anaes.
			\$	
Code				
R700	(a) with hypothermia and without bypass — basic fee for cardiovascular procedures			25
Note:	This code REPLACES PROCEDURAL BASIC code when hypothermia is used where basic is less than 25 units.			
E650	(b) pump bypass — extra to surgeon's fee		220.60	
R702	(bypass includes cannulating and decannulating heart or major vein, major artery, supervision of pump and pump run.) (anaesthetist see Preamble, part B, paragraph 33(i))			28
Z743	(c) circulatory assist device e.g. intra-aortic balloon (includes cannulation, post operative daily care and supervision) (I.O.P.)		164.60	5
Z744	(d) decannulation of circulatory assist device (I.O.P.) . .		66.50	5
Z751	(e) repositioning of intra-aortic balloon pump (no claim to be made for repositioning within 24 hours of original insertion)		70.00	5
E655	(f) re-operation for failed vascular grafts — for repair or replacement of existing prosthesis (more than one month after original operation) add to appropriate benefit		87.55	
Z759	(g) Removal of failed vascular graft (I.O.P.) — when sole procedure		105.10	6
E658	(h) re-operation involving open heart procedures with pump (more than one month after initial operation) add to appropriate benefit		87.55	
	(i) Preliminary diagnostic catheterization — extra to operative benefits. (see Diagnostic and Therapeutic Procedures)			
	(j) The basic anaesthetic benefit of 28 units for major cardiovascular surgery includes such procedures as C.V.P. line (G268), arterial line, taking arterial blood samples, doing blood gases and interpreting results.			

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	HEART AND PERICARDIUM	Asst.	Surg.	Anaes.
		\$		
Note:	The benefit for gas endarterectomy of a coronary artery is the same as for coronary endarterectomy.			
	Cardiac massage			
	— closed (see Resuscitation on page 86.)			
R765	— open	13	122.60	13
R751	Implantation of epicardial electrode(s) plus implantation of pack	6	266.15	20
Z411	Replacement of pack (I.O.P.)	3	77.00	5
Z412	Replacement or repair of pacemaker lead (I.O.P.)	3	56.00	5
M137	Thoracotomy — with or without biopsy	9	217.10	13
M134	— for post-operative hemorrhage	9	217.10	13
Z401	Aspiration of pericardium (I.O.P.)		31.50	
R750	Open biopsy of pericardium and drainage (transthoracic or epigastric)	13	178.60	13
R748	Pericardiectomy — one side open	13	360.70	20
R749	— both sides open or sternal split	13	574.30	20
R712	Cardiotomy with exploration	18	294.20	20
R713	— with removal of foreign body	18	360.70	20
R714	— with removal of tumour	18	294.20	20
	— electrophysiologic mapping of heart			
E660	— epicardial, add		73.50	
E661	— endocardial and/or HIS Bundle, add		147.10	
E662	— division of accessory conduction pathways, add		35.00	
R920	Excision — ventricular tumour	18	385.20	28
R746	— ventricular aneurysm	18	518.30	28
R747	— aneurysm of sinus of Valsalva	18	465.80	28
R741	Coronary — endarterectomy	18	420.20	20
E651	— when done in conjunction with coronary artery repair, add		112.10	
R742	Coronary artery repair (aorto-coronary bypass graft) — one	18	532.30	20
R743	— two	18	700.40	20
R744	— three or more	18	826.50	20
	Implantation of internal mammary			
E652	— done in conjunction with coronary artery repair, add		112.10	
R739	— sole procedure — single	18	420.20	20
R740	— double	18	518.30	20
	Ligation or division patent ductus			
R754	— infant or child	13	294.20	20
R755	— adolescent or adult	13	434.20	20

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	HEART AND PERICARDIUM – Cont'd			
	Interruption of bronchial collateral arteries (one or more arteries)			
R857	— sole procedure	13	434.20	20
E663	— when done in conjunction with other cardiac surgery, add		105.10	
R757	Resection coarctation — infant	13	378.20	20
R756	— child	13	360.70	20
R758	— adolescent or adult	13	479.80	20
R759	Congenital heart procedures — e.g. Blalock, Glenn, Potts, Waterston or Central	13	360.70	20
R763	Creation of ASD — by balloon septostomy	9	178.60	9
R762	— by thoracotomy or Sterling Edwards	18	360.70	20
R715	Closure atrial septal defect: secundum	18	360.70	20
R716	— endocardial cushion and valve defect	18	560.30	20
R717	— with anomalous pulmonary venous drainage	18	472.80	28
R718	Closure of ventricular septal defect	18	472.80	28
	Repair			
	Total repair Tetralogy of Fallot			
R720	— with or without previous arterial shunt	18	630.40	28
R722	Total anomalous pulmonary venous drainage	18	560.30	28
R723	Total correction transposition of great vessels	18	560.30	28
R721	Arterial repair of transposition	18	840.50	28
R921	Complete A-V canal	18	735.40	28
R922	Single ventricle	18	840.50	28
R923	Double outlet — right/left ventricle	18	735.40	28
R924	Double outlet ventricle with transposition	18	840.50	28
R925	Truncus arteriosus	18	840.50	28
R926	Interrupted aortic arch	18	735.40	28
R927	Aorto-pulmonary window	18	472.80	28
R928	R-V outflow tract with valve and tubular graft	18	525.30	28
R929	Debanding arterioplasty of pulmonary artery	18	472.80	28
R768	Pulmonary artery banding	13	294.20	20
R769	— with pressure studies by anaesthetist, extra/hour			5
R770	Correction of cor triatriatum	18	413.20	20
R771	Vascular ring	18	360.70	20
	VALVES			
R724	Pulmonary valvotomy	18	360.70	28
R725	Pulmonary valvotomy and infundibular resection	18	413.20	28
R772	Pulmonary valve replacement	18	413.20	28
R726	Tricuspid valvotomy	18	385.20	20
R727	Tricuspid annuloplasty	18	360.70	20

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	VALVES – Cont'd	Asst.	Surg.	Anaes.
			\$	
R728	Tricuspid valve replacement	18	413.20	28
R729	Mitral valvotomy	18	392.20	20
R730	Mitral valvotomy — restenosis	18	451.75	20
R734	Mitral annuloplasty	18	472.80	20
R735	Mitral replacement	18	525.30	28
R930	Aortic valvuloplasty	18	472.80	28
R736	Aortic valvotomy	18	385.20	20
R737	Aortic infundibular resection (ventriculomyotomy)	18	490.30	28
R738	Aortic valve replacement	18	570.80	28
Note:	Multivalvular replacement — (R728, R735, R738, R772) — the benefit will be that for the major valve replaced plus 50% of the benefit for the additional valve or valves.			
ARTERIES				
Cannulation for infusion chemotherapy				
R775	— superficial temporal artery	3	52.50	4
R776	— hepatic artery	6	119.10	6
R778	— carotid	5	80.50	5
R782	Gas embolization of peripheral arteries		24.50	
R760	Regional isolation perfusion — iliac	10	227.60	10
R764	Exploration of major artery	6	154.10	I.C.
Incision				
Z402	Arteriotomy (I.O.P.)		63.00	4
Note:	Not allowed in addition to other major cardiovascular surgery when performed at same time.			
Repair — traumatic				
Lacerated major artery				
R790	— suture	4	175.10	4
R795	— including patch angioplasty	10	290.70	10
R862	— by interposition graft or bypass graft	10	350.20	10
Ligation				
R781	Ligation of artery — by region etc.*	3	56.00	I.C.*
R788	— internal maxillary artery (Caldwell Luc approach) .	7	227.60	10
R789	— anterior ethmoid artery	6	87.55	6
R708	— internal iliac artery (uni or bilateral)	7	227.60	10
Excision and/or Repair:				
Notes:	(1) Repair of artery implies either endarterectomy and/or by-pass graft: (2) The benefits listed for by-pass grafts include endarterectomy and/or thrombectomy of the artery being repaired			

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

		Asst.	Surg.	Anaes.
Code	ARTERIES – Cont'd		\$	
R797	Glomectomy (Tumour of carotid body)			
	— unilateral	6	115.60	6
Note:	For excision of glomus tumour see Z811 (page 215).			
R815	Arterioplasty with or without patch graft (other than listed below)	10	290.70	10
R792	Carotid — endarterectomy	10	385.20	10
R796	— carotid body tumour	10	385.20	10
R798	— aneurysm — reconstruction or excision with graft	10	402.70	10
	Aortic arch reconstruction			
R830	— Innominate	10	476.30	10
R831	— Subclavian	10	476.30	10
R832	— Vertebral	10	476.30	10
E659	— with thoracotomy, add	3	91.05	7
	Thoracic aorta aneurysm — repair or excision with graft			
R799	— ascending	10	560.30	20
R800	— arch	10	735.40	20
R801	— descending	10	448.25	20
R863	Replacement of aortic valve, replacement of ascending aorta, and re-implantation of coronary arteries (modified Bentall procedure)	18	1190.70	28
R802	Abdominal aorta — aneurysm	10	630.40	17
R816	— plus unilateral common femoral repair	10	700.40	17
R817	— plus bilateral common femoral repair	10	770.40	17
R803	— plus implantation of inferior mesenteric artery	10	700.40	17
R804	— ruptured	10	735.40	17
R818	— ruptured plus unilateral common femoral repair	10	787.95	17
R819	— ruptured plus bilateral common femoral repair	10	893.00	17
	Mesenteric or celiac artery repair			
R811	— aneurysm	10	227.60	10
R935	— removal of band only	10	227.60	10
Note:	Use R935 for excision of coeliac ganglion.			
R936	— endarterectomy or graft	10	476.30	10
	Aorto-Iliac repair			
R783	— bifurcation repair only	10	560.30	17
R784	— plus unilateral common femoral repair	10	658.40	17
R785	— plus bilateral common femoral repair	10	735.40	17
R814	— embolectomy or thrombectomy of bifurcation or graft	10	255.60	10
R858	— total removal of infected aortic graft (stem and limbs) (arterial reconstruction extra)	10	507.80	17
E664	— with closure of duodenum, add		70.00	
R859	— partial removal of infected aortic graft (one limb only) (arterial reconstruction extra)	10	192.60	10
R806	Renal artery repair	10	462.30	10

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code	ARTERIES – Cont'd	Asst.	Surg.	Anaes.
		\$		
R805	Renal artery — aneurysm — reconstruction or excision with graft	10	462.30	10
R807	Splenic artery aneurysm — reconstruction or excision with graft	10	227.60	10
R786	Iliac repair (to include internal iliac aneurysm)	10	448.25	10
R937	Ilio-femoral bypass graft	10	448.25	10
	Per-obturator ilio-femoral graft			
R860	— with saphenous vein	10	497.30	10
R861	— with prosthetic graft	10	483.30	10
R855	Common femoral/profunda femoris repair (when sole procedure performed)	10	308.20	10
R856	Extended profundoplasty (profunda femoris)	10	434.20	10
Notes:	(1) Common femoral artery repair (eg. R784, R785) includes repair to the profunda femoris artery as far as the first major branch.			
	(2) If the repair extends beyond the first major branch of the profunda femoris artery, R815 may be claimed in addition.			
	(3) If the repair extends beyond the second major branch of the profunda femoris artery, R856 instead of R815 may be claimed in addition.			
R933	Axillo-femoral, femoro-femoral or axillo-axillary graft .	10	357.20	10
R934	Aorto-femoral unilateral graft	10	476.30	17
R808	Femoral aneurysm — reconstruction or excision with graft	10	332.70	10
R864	Repair of false aneurysm at groin anastomosis	10	490.30	10
R809	Femoral — popliteal endarterectomy	10	420.20	10
	Femoral — popliteal bypass graft with or without endarterectomy			
R791	— with saphenous vein	10	441.25	10
R794	— with prosthetic graft	10	427.20	10
	Femoro-anti/post. tibial/peroneal bypass graft with or without endarterectomy			
R787	— with saphenous vein	10	525.30	10
R780	— with prosthetic graft	10	490.30	10
R810	Popliteal aneurysm	7	448.25	10
	Peripheral arteries other than listed			
R812	— aneurysm	7	227.60	10
R813	— embolectomy or thrombectomy — artery or graft .	7	175.10	10
VEINS				
R827	Creation of A V fistula	4	164.60	6
R848	Erasure and coagulation	3	56.00	4
Note:	R848 does not apply to minor veins and venules.			

SURGICAL PROCEDURES

OPERATIONS ON THE CARDIOVASCULAR SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	ARTERIES – Cont'd			
	Excision			
	Resection of A V aneurysm or fistula with or without major graft			
R825	— major aneurysm by region*	10	539.30	I.C.*
R826	— minor aneurysm*	10	269.65	I.C.*
R847	Stasis ulcer and skin graft — per leg	3	119.10	5
R845	Stasis ulcer, multiple ligation and skin graft — per leg . .	5	199.60	5
	Ligation			
Z745	Saphenous (IOP)		28.00	4
Z746	Femoral (IOP)	3	42.00	4
Z747	Popliteal (IOP)	3	42.00	4
Z748	Internal jugular (IOP)	5	84.00	5
R839	Internal iliac	6	217.10	10
R834	I.V.C. — transabdominal	6	245.10	10
R838	— transvenous	6	164.60	10
Note:	Use R838 for insertion Mobin Uddin Umbrella Filter.			
	Ligation, Avulsion, Electrocoagulation			
R837	Multiple	4	87.55	4
E656	— plus stripping, add		56.00	1
R844	And/or stripping — recurrent varicose veins	5	203.10	5
R842	Extra fascial and sub-fascial incompetent perforators by full fascial technique	5	210.10	6
E653	plus stripping add		70.00	
	Repair			
R820	Lacerated major vein	4	119.10	4
R835	SVC bypass graft	7	420.20	17
R836	Pulmonary embolectomy	18	472.80	20
R828	Ilio-femoral thrombectomy with or without femoral vein ligation	10	245.10	10
E657	plus I.V.C. ligation, add		245.10	
R829	Thrombectomy other than above (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
	Anastomosis			
R822	Porto-caval	10	472.80	10
R823	Spleno-renal — abdominal approach	10	525.30	10
R821	— transthoracic approach	10	525.30	13
R824	Meso-caval	10	483.30	10
R846	Micro lympholympho or lymphovenous anastomosis . . .	7	385.20	7

SURGICAL PROCEDURES

OPERATIONS ON THE HAEMIC AND LYMPHATIC SYSTEMS

Code	SPLEEN AND MARROW	Asst.	Surg.	Anaes.
			\$	
	Incision (I.O.P.)			
Z404	Splenic puncture and aspiration		45.50	4
Z403	Bone marrow aspiration		18.70	
Z408	Bone marrow core biopsy (with biopsy needle)		35.00	4
Note:	(1) Z408 may not be allowed with Z403 (Not the same as Z403.)			
	(2) Bone marrow interpretation — see L802, Diagnostic and Therapeutic Procedures			
Z430	Bone marrow transplantation (aspiration from donor and infusion into recipient)			
	— team benefit (I.O.P.)	7	315.20	8
Note:	Z430 — bone marrow transplantation is not a benefit of OHIP for treatment of some conditions. Please refer to OHIP District Office for qualifying diagnoses.			
	Excision			
R905	Splenectomy — partial or complete	7	269.65	7
	LYMPH CHANNELS			
	Excision			
R907	Cystic hygroma — unilateral	4	189.10	6
	Anastomosis			
R846	Micro lympholympho or lymphovenous anastomosis ...	7	385.20	7
	LYMPH NODES			
	Incision			
Z410	Drainage of sub-fascial abscess (I.O.P.)		42.00	4
	Excision			
R910	Neck — limited e.g. submandibular supra omohyoid ...	6	154.10	6
R911	— radical	6	336.20	8
R915	— modified radical including functional with preservation of spinal accessory nerve	6	385.20	8
R912	Ileoinguinal, radical resection	6	269.65	8
	Axillary or inguinal nodes			
R913	— radical resection	4	203.10	4
R914	— limited resection	4	108.60	4
	Biopsy I.O.P.			
Z405	— cervical, axillary, inguinal	4	35.00	4
Z406	— scalene	4	70.00	4
Z578	— multiple para-aortic lymph nodes	6	42.00	6
	— percutaneous retroperitoneal			
Z407	— one group	4	49.00	4
Z409	— two or more groups	4	73.50	4
R916	Re-exploration of vascular graft and closure of lymph fistula in groin	4	108.60	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	MOUTH	Asst.	Surg.	Anaes.
		\$		
	Incision			
S001	Drainage of Ludwig's Angina		56.00	5
Z501	Biopsy (I.O.P.)		21.00	4
	Excision			
Z502	Simple excision of lesion (I.O.P.)	3	25.20	4
S004	Excision of ranula	3	94.55	4
S003	Excision of intra-oral tumour (greater than 2.0 cm average diameter)	4	133.10	6
S005	Composite resection of primary tumour, e.g. mouth, tongue, tonsil or pharynx plus ipsilateral mandible (Commando procedure)	10	304.70	12
E705	— with ipsilateral neck dissection, add		150.60	
	Cryosurgery for treatment of premalignant or malignant lesion(s) of oral cavity or sinuses			
S050	— minor — initial		52.50	4
S051	— repeat within 30 days		26.30	4
S052	— intermediate — initial		133.10	4
S053	— repeat within 30 days		66.50	4
S054	— major — initial		185.60	6
S055	— repeat within 30 days		92.80	6
	LIPS			
	Incision			
Z503	Biopsy (I.O.P.)		10.50	4
	Excision			
S011	Wedge resection of lip — vermilion	3	42.00	4
S010	Wedge resection of lip with plastic repair	3	140.10	4
Z504	Excision of lesion (I.O.P.)	3	35.00	4
S012	Lip shave — vermilionectomy	3	115.60	4
	Repair			
S013	Cleft lip — unilateral	6	199.60	8
S014	Reconstruction with lip switch flap	6	255.60	8
S015	Complex reconstruction or revision of previous repair (see Preamble, Part B, paragraph 22)		I.C.	I.C.
	TONGUE			
	Incision			
Z505	Biopsy (I.O.P.)		15.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	TONGUE – Cont'd		\$	
	Tongue tie, release of — (I.O.P.)			
Z111	infant		8.40	
	child or adolescent			
Z112	— local anaesthetic		8.40	
Z113	— general anaesthetic		31.50	4
	Excision			
S018	Glossectomy — partial	6	115.60	8
S019	— complete	6	175.10	8
Z109	Wedge excision of lesion (I.O.P.)		38.50	4
	Repair			
S020	Glossoplasty	4	84.00	4
	Suture			
S021	Extensive laceration (see Preamble, Part B, paragraph 22)	4	I.C.	I.C.
	Minor laceration — see Skin.			
	TEETH AND GUMS			
	Incision			
Z506	Drainage of alveolar abscess, general anaesthetic (I.O.P.)		21.00	4
	Excision			
S023	Extraction of tooth (complete care) — single		11.20	4
E700	— each additional tooth		7.00	
S028	Dentigerous cyst	4	42.00	4
S900	Basic units for anaesthesia with any unlisted dental surgical procedure performed by a dental or oral surgeon (see also OHIP Bulletin #4069)			I.C.
	PALATE AND UVULA			
	Incision			
Z507	Palate abscess (I.O.P.)		21.00	4
S031	Fenestration of palate for radiotherapy			4
Z508	Biopsy of palate (I.O.P.)		15.40	4
	Excision			
Z509	Uvulectomy or biopsy of local lesion (I.O.P.)		15.40	4
	Repair			
S034	Cleft palate	6	203.10	8
S035	Removal of sutures			4
S032	Bone graft to palate	6	203.10	8

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	PALATE AND UVULA – Cont'd			
	Closure of fistula			
S030	— anterior alveolar	4	94.55	4
S033	— palate	6	161.10	6
	SALIVARY GLANDS AND DUCTS			
	Incision			
Z500	Sialolithotomy (I.O.P.)			
	— local anaesthetic		38.50	
Z521	— general anaesthetic	3	63.00	4
Z510	Biopsy (I.O.P.)	3	28.00	4
	Excision			
S042	Submaxillary gland	4	161.10	4
S043	Parotid gland — total (with preservation of facial nerve)	6	385.20	8
S044	— total (without preservation of facial nerve)	6	287.20	8
S045	— subtotal (with preservation of facial nerve)	6	325.70	7
S047	— repeat subtotal (with preservation of facial nerve) ..	6	385.20	7
S046	— subtotal (without preservation of facial nerve)	6	252.10	6
Z522	Excision small tumour (I.O.P.)	4	28.00	4
	Repair			
S049	Plastic repair of duct	4	126.10	4
Z511	Dilation of duct (I.O.P.)		19.60	4
S057	Submandibular duct relocation	6	227.60	6
	Probing			
Z512	Duct (I.O.P.)		7.00	
	PHARYNX, ADENOIDS AND TONSILS			
	Incision			
Z513	Drainage of retropharyngeal, intra-oral or peri-tonsillar abscess (I.O.P.)		28.00	4
S056	lateral pharyngeal	3	94.55	4
Z514	Biopsy of pharynx (I.O.P.)		21.00	4
	Excision			
S002	Excision of parapharyngeal space lesions (with mobilization of parotid gland if necessary)	4	322.20	8
S067	Pharyngectomy — trans-hyoid or lateral	8	350.20	11
S068	Pharyngo-laryngectomy	8	472.80	14
S058	Branchial — cyst	4	161.10	4
S059	— sinus	4	210.10	4
S060	— fistula	4	227.60	5
S061	Thyroglossal duct, cyst, sinus or fistula	4	192.60	4
S062	Recurrent procedure	4	252.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	PHARYNX, ADENOIDS AND TONSILS – Cont'd		\$	
S063	Tonsillectomy — Child		70.00	4
S064	— Adolescent or adult		87.55	4
	Tonsillectomy and Adenoidectomy — Same benefits as Tonsillectomy.			
S065	Adenoidectomy — Child or Adult		45.50	4
	Secondary suture following T and A			
S066	When haemorrhage occurs after initial procedure and is treated surgically		28.00	4
	Repair			
S069	Pharyngoplasty	8	203.10	8
	OESOPHAGUS			
Note:	For procedures on the Oesophagus, the following basic units for assistants and anaesthetists will apply except if a basic benefit is listed:			
S073	Cervical approach	6		7
S074	Thoracic approach	10		13
S075	Abdominal approach	7		8
	Endoscopies (I.O.P.)			
Z515	Oesophagoscopy, with or without biopsy		49.00	4
Z516	with removal of foreign body		73.50	4
Z517	Oesophagoscopy with injection of varices — initial		87.55	4
Z518	— subsequent within 30 days		63.00	4
Z519	Oesophagoscopy with dilation		87.55	4
Z520	Oesophago-bronchoscopy with or without biopsy		91.05	6
Z567	Subsequent procedure (within three months following previous endoscopic procedure)		52.50	6
Z399	Oesophagoscopy, gastroscopy with or without duodenoscopy — elective		73.50	4
Z400	— for active bleeding		80.50	4
Z568	Subsequent procedure (within three months following previous endoscopic procedure)		49.00	4
E702	— with multiple (3 or more) biopsies of specific lesion, add		10.50	
E703	— with snare polypectomy, add		35.00	
E701	— with laser coagulation, add		22.10	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	OESOPHAGUS – Cont'd			
	Incision			
	Oesophagostomy			
S084	Cervical — other than neonatal		115.60	
S085	— neonatal		175.10	
S086	Thoracic		175.10	
	Intrathoracic oesophagus tube			
S082	— via laparotomy		234.60	
S083	— via oesophagoscope (includes Z519)		175.10	
S081	Transoesophageal division of oesophageal varices including oesophageal anastomosis		385.20	
	Excision			
S087	Intrathoracic diverticulum		280.20	
S088	Crico pharyngeal diverticulum or crico pharyngeal myotomy		234.60	
S089	Partial oesophageal resection and reconstruction (including intestinal transposition)		595.30	17
S090	Total thoracic oesophageal resection		500.80	13
E730	with reconstruction, add		297.70	4
	Repair			
S161	Heller procedure		329.20	
S163	— with oesophageal hiatus hernia repair		455.30	
S100	Total thoracic oesophageal myotomy when sole procedure performed		413.20	
S101	— with oesophageal hiatus hernia repair		532.30	
S091	Oesophageal hiatus hernia — abdominal or transthoracic approach with fundal plication		308.20	
S092	— recurrent		392.20	
E744	— with gastroplasty, add (to S091 or S092)		63.00	
E742	— When S091 or S092 with or without gastroplasty is done in conjunction with cholecystectomy, vagotomy with or without drainage procedures, add E742 (to S091 or S092 with or without E744) for the additional procedure(s) performed		119.10	
S095	Oesophageal stricture (Thal) — may include oesophageal hiatus hernia repair with or without gastroplasty		374.70	
S096	Ruptured oesophagus		280.20	
S097	Oesophago-gastrostomy		297.70	
S098	Oesophageal bypass, neck to abdomen		490.30	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	OESOPHAGUS – Cont'd	Asst.	Surg.	Anaes.
			\$	
Suture				
S102	Closure of oesophago-tracheal fistula (includes oesophageal reconstruction and lengthening if necessary)		360.70	
Dilation of Oesophagus (I.O.P.)				
(May not be claimed with Z519.)				
Z529	Passive (bougie) — initial session		23.80	
Z530	— repeat session (within three months following previous dilation)		11.90	
Z525	Pneumatic		63.00	
Z523	With rigid dilators guided over a string or wire		31.50	
Z531	Repeat dilations during the same admission		17.50	
STOMACH				
Note:	The surgical benefit for treating a bleeding duodenal or gastric ulcer will be on an I.C. basis (R992).			
Endoscopies (I.O.P.)				
Z527	Gastroscopy (with or without biopsy or photography)		49.00	4
Z547	Gastroscopy with removal of foreign body		66.50	4
Z528	Subsequent (within three months following previous gastroscopy)		42.00	4
Incision				
S116	Gastrotomy — with removal of tumour or foreign body	6	164.60	7
E731	— with suture of bleeding peptic ulcer, add		45.50	2
S117	Pyloromyotomy (Ramstedt's)	5	168.10	10
S118	Gastrostomy	6	133.10	7
E707	— when done with another intra-abdominal procedure		35.00	
Excision				
Biopsy — (Incisional)				
Z526	— by gastrotomy (I.O.P.)		40.60	
Z533	— by intubation (I.O.P.)		19.60	
Gastrectomy				
S122	Wedge resection for ulcer	7	189.10	7
E708	Plus vagotomy, add		45.50	
E713	After previous partial gastrectomy, add		77.00	
S123	Partial or subtotal — distal	7	350.20	8
S125	— proximal	7	385.20	8
E708	Plus vagotomy, add		45.50	
E709	Plus cholecystectomy, add		56.00	
E706	Plus choledochotomy, add		65.50	
E711	After previous gastro-enterostomy, add		56.00	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	STOMACH – Cont'd		\$	
E712	After previous vagotomy, and pyloroplasty, add . . .		56.00	
E713	After previous partial gastrectomy, add		77.00	
S128	Total gastrectomy, with or without splenectomy	7	525.30	9
S131	Vagotomy — truncal or selective	7	203.10	7
S124	— highly selective (as sole procedure without pyloroplasty or gastroenterostomy)	7	266.15	7
S121	Transabdominal vagotomy after previous vagotomy . . .	7	231.10	8
S120	Gastric bypass or partition, for morbid obesity	7	343.20	10
	Repair			
S132	Pyloroplasty	7	189.10	7
S133	Pyloroplasty and vagotomy	7	290.70	7
S137	Pyloroplasty or gastroenterostomy plus vagotomy and cholecystectomy	7	423.70	8
E721	With choledochotomy, add		66.50	1
S134	Gastroduodenostomy or gastrojejunostomy	7	189.10	7
E716	Either of above plus vagotomy add		94.55	
E711	After previous gastroenterostomy, add		56.00	
E721	With choledochotomy, add		66.50	1
	Suture			
S138	Closure of gastrostomy or other external fistula of stomach	5	161.10	6
S139	Gastrorrhaphy (for perforated ulcer or wound)	6	168.10	7
S140	Closure of gastrocolic fistula	7	322.20	7
	Introduction			
Z534	Gastric Cooling (I.O.P.) — ice water lavage of stomach .		15.40	
Z532	Gastric Cooling (I.O.P.) — oesophagogastric balloon, with alcohol coolant continuously recirculated		52.50	4
	INTESTINES (EXCEPT RECTUM)			
	Endoscopies (I.O.P.)			
Z560	Duodenoscopy (not allowed if Z399 performed on same patient within three months)		63.00	4
Z561	with cannulation of pancreatic and/or common bile duct (see also code Z558, page 183)		140.10	4
Z749	Subsequent procedure (within three months following previous endoscopic procedure)		49.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	INTESTINES (EXCEPT RECTUM) – Cont'd		\$	
Z555	Endoscopy — of sigmoid to descending colon		36.80	4
E740	— to splenic flexure, add		36.80	
E741	— to hepatic flexure, add		18.20	
E747	— to caecum, add		18.20	
E717	— if biopsy (one or more), add		16.10	
E749	— when Z555 rendered in private office, add		7.00	
Note:	for sigmoidoscopy with rigid scope, see page 180			
Z570	Fulguration of polyp through colonoscope (may be allowed in addition to colonoscopy)		28.00	4
E719	— each additional polyp, add — (maximum of 4 additional polyps)		14.00	
Z571	Excision of polyp through colonoscope (may be allowed in addition to colonoscopy)		87.55	4
E720	— each additional polyp, add — (maximum of 2 additional polyps)		43.80	
	Incision			
	Enterotomy			
S149	Ileostomy	6	203.10	7
S150	Small intestine — including excision of polypi or biopsy	6	203.10	7
S151	Insertion of feeding enterostomy	6	161.10	7
E737	— when done with another intra-abdominal procedure		42.00	
S154	Large intestine — including excision of polypi	6	203.10	7
S155	Colonoscopy with laparotomy	6	189.10	7
S156	Exteriorization of intestine (Mickulicz)	6	189.10	6
S157	Colostomy	6	203.10	6
S158	Caecostomy	6	154.10	6
S160	Entero-enterostomy	6	203.10	7
	Excision			
S162	Local excision of lesion of intestine	6	203.10	7
Z750	Resection of exteriorized intestine (I.O.P.)	6	42.00	6
	Resection with anastomosis			
	Small intestine			
S164	duodenum	6	304.70	7
S165	other	6	287.20	7
	Small and large intestine			
S166	terminal ileum, caecum and ascending colon	7	336.20	7
S167	Large intestine — any portion	7	336.20	7
S168	Ileostomy, subtotal colectomy	7	462.30	7
S169	Total colectomy with ileo-rectal anastomosis	9	539.30	9

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	INTESTINES (EXCEPT RECTUM) – Cont'd			
S170	Ileostomy plus total colectomy plus abdomino-perineal resection	9	630.40	10
S173	2-Surgeon team — abdominal	9	539.30	10
S174	— perineal		154.10	
E738	— with continent ileostomy, add to S168, S169, S170, S173 or S174		210.10	
E718	Bowel resection following previous resection with anastomosis, or following S217, S213, S214 or S215, add		77.00	
Note:	E718 is not to be added to S218, S181, S182, S185.			
S188	Bowel resection without anastomosis (colostomy and mucous fistula)	6	297.70	6
S189	Intestinal bypass for morbid obesity	7	343.20	10
	Intestinal Obstruction — one stage (if staged procedure, refer to Surgical Preamble, paragraph (3)).			
S175	Without resection	6	255.60	6
S176	With entero-enterostomy	6	318.70	7
S177	With resection	6	374.70	7
S180	With enterotomy	6	287.20	7
S178	Intestinal atresia (newborn)	6	374.70	7
S179	Meconium ileus	6	374.70	7
	Repair			
	Revision of ileostomy or colostomy			
S181	— skin level	5	59.50	5
S182	— full thickness	6	189.10	6
S192	Simple revision of continent ileostomy pouch	6	189.10	6
S191	Complete reconstruction of continent ileostomy to include valve repair	6	525.30	7
S193	Revision of standard ileostomy into continent ileostomy pouch	6	420.20	7
S183	Caecopexy or sigmoidopexy when sole procedure performed	5	126.10	6
	Suture			
S184	Suture of intestine	6	171.60	6
E721	— with choledochotomy, add		66.50	1
	Closure of colostomy or enterostomy			
S185	— with or without resection and/or anastomosis	6	203.10	7
S187	Plication of small intestine for adhesions	6	290.70	7
Note:	For division or removal of adhesions only, use S312.			
	Manipulation (I.O.P.)			
Z538	Reduction of prolapse		14.00	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg	Anaes.
	INTESTINES (EXCEPT RECTUM) – Cont'd		\$	
Z539	Dilation of enterostomy, colostomy, etc.		14.00	4
Z540	Intubation of small intestine (therapeutic or diagnostic) with or without fluoroscopy		31.50	4
E732	with biopsy, add		14.00	
	MECKEL'S DIVERTICULUM AND THE MESENTERY			
	Excision			
S194	Meckel's diverticulum	5	161.10	6
S195	Local excision of lesion	5	140.10	6
S199	Resection of mesentery	5	161.10	6
	APPENDIX			
	Incision			
S204	Drainage of abscess	5	129.60	6
	Excision			
S205	Appendectomy	5	140.10	6
S206	— with gross perforation and peritonitis	5	199.60	6
	RECTUM			
	Endoscopy (I.O.P.)			
Z535	Sigmoidoscopy (with rigid scope), with or without anoscopy		21.00	4
Z536	— with biopsy		25.20	4
Z592	— with decompression of volvulus		28.00	4
E746	When Z535, Z536 or Z592 rendered in private office, add		2.10	
	Incision			
	Proctotomy			
S210	— with exploration	4	56.00	4
S211	— with decompression (imperforate anus)	4	56.00	4
S212	— with drainage (perirectal abscess)	4	56.00	4
	Excision			
	Proctectomy			
S213	Anterior resection or proctosigmoidectomy (anastomosis below peritoneal reflection)	8	427.20	8
S214	Abdomino-perineal resection or pull through	8	514.80	10
	Two surgeon team			
S215	abdominal surgeon	8	427.20	10
S216	perineal surgeon		154.10	
S217	Hartmann procedure	8	350.20	9

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
			\$	
Code	RECTUM – Cont'd			
S218	Colon reconstruction following Hartmann procedure (includes E718)	8	427.20	8
Z752	Biopsy(s) of rectosigmoid for Hirschsprung's disease (I.O.P.)	3	45.50	4
S222	Presacral or trans-sacral proctotomy and excision of lesion	4	189.10	6
Z572	Electrocoagulation and/or excision of rectal carcinoma (I.O.P.)			
	— initial	3	80.50	4
Z573	— repeat within 30 days	3	45.50	4
	Polyps or tumours of rectum or sigmoid (max. — 2 polyps any size or technique) (I.O.P.)			
Z753	— electrocoagulation — base under 2 cm		13.30	4
Z754	— excision — base under 2 cm	3	45.50	4
Z755	— electrocoagulation or excision base over 2 cm	3	80.50	4
Note:	For fulguration or excision of tumours through the colonoscope use codes Z570, Z571.			
	Repair			
S223	Anastomosis of rectum	4	266.15	6
S224	Proctostomy	4	161.10	4
	Rectal prolapse			
S225	Excision of mucus membrane	3	129.60	4
S226	Perineal repair, major	4	203.10	4
S227	Abdominal approach	6	304.70	8
S228	Insertion of Thiersh wire	3	105.10	4
	Suture			
S229	Suture of rectum, trauma — external approach	4	129.60	4
	Closure of fistula			
S231	Recto vaginal (any repair)	4	192.60	6
S525	Recto vesical	5	241.60	6
	Manipulation (I.O.P.)			
Z541	Dilation, and/or disimpaction or removal of foreign body under general anesthetic (when sole procedure performed)		31.50	4
Z756	Fecal disimpaction — no anaesthetic		21.00	

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
Note:	OPERATIONS ON THE ANUS		\$	
	The benefits for excision, ligation, injection of haemorrhoids and treatment of intra or perianal condyloma accuminata include anoscopy.			
	Endoscopy			
Z543	Anoscopy (proctoscopy) (I.O.P.)		3.70	
	Incision			
Z544	Biopsy (I.O.P.)		18.90	4
Z545	Thrombosed haemorrhoid(s) (I.O.P.)		14.00	4
S241	Sphincterotomy	3	49.00	4
S242	— with excision of fissure	3	91.05	4
	Excision			
S246	Excision of fissure	3	63.00	4
S247	Haemorrhoidectomy and/or sphincterotomy, with or without sigmoidoscopy or repair of fissure	3	126.10	4
Note:	Includes dilation/injection of anal sphincter and removal of anal polyp.			
Z565	Complete haemorrhoidectomy using cryotherapy and/or Barron ligation(s) including rectal dilation (I.O.P) ..		52.50	
Z546	Barron ligation(s) (I.O.P.) (not to exceed 6 in any one year)		15.40	
Z566	Barron ligation(s) plus cryotherapy (I.O.P.) (not to exceed 6 in any one year)		18.90	
S249	Local excision for malignancy	3	87.55	4
Z757	Excision of benign anal lesion(s) (I.O.P.)	3	22.40	4
S251	Fistula-in-ano	3	126.10	4
S252	Perineal pull through for imperforate anus	3	87.55	4
S253	Transplantation of ectopic anus	7	248.60	7
	Introduction			
Z575	Haemorrhoid injections (I.O.P.) (Maximum 6 in any one year)		15.40	
Z576	Injections for anal fissure (I.O.P.)		19.60	4
	Repair			
S256	Excision of scar, for stenosis	3	73.50	4
S257	Anoplasty, for stenosis	4	161.10	4
S258	Repair of anal sphincter	4	161.10	4
S259	Repair of anal sphincter and ano-rectal ring	4	196.10	4
	Destruction (I.O.P.)			
Z548	Cauterization of fissure		18.90	4

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	OPERATIONS ON THE ANUS – Cont'd			
	Fulguration of condylomata			
Z549	— local anaesthetic		17.50	
Z758	— general anaesthetic	3	42.00	4
	Manipulation			
Z550	Dilation of anal sphincter (I.O.P.)		6.30	4
S248	Peter Lord procedure (includes sigmoidoscopy and dilation of anus)		31.50	4
	LIVER			
	Incision			
Z554	Biopsy, incisional (I.O.P.)		38.50	
Z551	Biopsy, needle (I.O.P.)		36.40	4
	Excision			
	Hepatectomy			
S269	Local excision of lesion	7	189.10	7
S275	Partial lobectomy	8	325.70	8
S270	Left lateral segmental excision (through falciform ligament)	12	500.80	12
S271	Extended right lobectomy (through falciform ligament)	12	728.40	12
S267	Complete left or right lobectomy	12	728.40	12
S272	Laparotomy, cholangiogram and biopsy (neonatal jaundice)	6	203.10	6
	Repair			
S273	Marsupialization and/or decompression of cyst(s) or abscess(es)	7	189.10	7
E715	— more than three cysts or abscesses, add		42.00	
	BILIARY TRACT			
Notes:	(1) When the common bile duct is examined during abdominal surgery, no additional benefit over and above the surgical benefit may be claimed for choledochoscopy or for cholangiogram.			
	(2) Biliary tract endoscopy includes examination of stomach and duodenum (i.e. Z558 or Z559 may not be claimed with Z560 or Z561).			
	(3) No claim should be made for cholecystectomy with hepatic lobectomy (S271, S267).			
Z558	Manipulation and/or removal of common bile duct stones with or without sphincterotomy (see also code Z561, page 177)		164.60	5

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
	BILIARY TRACT – Cont'd		\$	
Z559	Subsequent procedure (within three months following previous endoscopic procedure)		77.00	5
	Drainage			
S233	Percutaneous transhepatic catheter drainage of obstructed bile ducts, including daily supervision and including percutaneous cholangiogram and catheterization to duodenum if achieved		147.10	
S234	— replacement of catheter in above		28.00	
	Incision			
Z542	Intubation of bile duct for obstruction (I.O.P.)		38.50	
Z562	Biliary duct calculus manipulation and/or removal via T-tube tract (I.O.P.) — when sole procedure performed		49.00	7
S278	Cholecystostomy	7	206.60	7
S276	Choledochotomy	7	290.70	7
S279	Choledochotomy (previous (more than 30 days) biliary tract surgery)	7	420.20	8
S280	Transduodenal sphincterotomy and choledochotomy (previous (more than 30 days) biliary tract surgery)	7	490.30	9
S281	Choledochoduodenostomy or choledochoenterostomy	7	378.20	9
S282	Cholecystogastrostomy	7	248.60	7
S283	Cholecystoenterostomy	7	248.60	7
E743	— with enteroenterostomy, add (to S281, S283)		87.55	
S284	Hepatic choledochoenterostomy	9	427.20	9
	Excision			
S287	Cholecystectomy	7	273.15	7
E721	— with choledochotomy, add		66.50	1
E722	— with transduodenal sphincterotomy, add		91.05	1
E728	— with truncal or selective vagotomy, add		94.55	
E729	— with highly selective vagotomy, add		157.60	
S291	Choledochectomy for tumour and reconstruction	8	472.80	8
	Repair			
S292	Common duct stricture	7	455.30	10
S293	Biliary duct atresia, infant (see Preamble, Part B, paragraph 22)	8	I.C.	12
	PANCREAS			
Z762	Biopsy, needle (I.O.P.)		45.50	
	Incision			
Z577	Biopsy, incisional (I.O.P.)		66.50	7

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

		Asst.	Surg.	Anaes.
Code	PANCREAS – Cont'd		\$	
S297	Drainage of acute pancreatitis or abscess or marsupialization of cyst(s)	7	189.10	7
	Excision			
	Pancreatectomy			
S298	Complete with splenectomy	9	651.40	11
S309	Distal — body, tail and splenectomy with or without anastomosis	9	420.20	11
S300	“Whipple type” procedure	9	612.85	15
S301	Local complete excision of tumour or lesion	8	266.15	8
	Repair			
S305	Pancreatic cyst — gastrostomy	7	248.60	7
S306	— duodenostomy	8	248.60	8
S307	— jejunostomy	8	248.60	8
S304	Anastomosis of filleted pancreatic duct to intestine (Puestow)	9	385.20	10
	ABDOMEN, PERITONEUM AND OMENTUM			
Notes:	(1) When the laparoscope is used as a means of entrance to perform an intra abdominal procedure, no extra benefit for laparoscopy may be claimed.			
	(2) When an exploratory laparotomy is performed followed by a colostomy through another incision in the abdomen, the colostomy should be claimed at 100% and the laparotomy at 85% of the listed benefit.			
	Paracentesis (I.O.P.)			
Z590	Aspiration for diagnostic sample		14.00	
Z591	Aspiration with therapeutic drainage with or without diagnostic sample		25.20	4
E724	Administration of chemotherapy, add		5.60	
Z763	Paracentesis with lavage for diagnosis (I.O.P.)		21.00	4
	Incision			
Z563	Needle biopsy of peritoneum (I.O.P.)		21.00	
Z564	Open lavage of peritoneal cavity for diagnosis without manual exploration of peritoneal cavity (I.O.P.)		42.00	4
S312	Laparotomy, with or without biopsy (except biopsies of stomach, liver, pancreas and multiple para-aortic lymph nodes)	6	140.10	6
Note:	S312 — Use for division or removal of adhesions, if no other abdominal surgery performed.			
	— may not be claimed with other intra-abdominal procedures (except for I.O.P.)			

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code	ABDOMEN, PERITONEUM AND OMENTUM – Cont'd	Asst.	Surg. \$	Anaes.
E745	Insertion of tubes and post-operative continuous peritoneal lavage — when combined with any other abdominal procedure, add		52.50	
S321	Laparotomy for acute trauma	6	189.10	6
E733	with repair of intestine, single — add		80.50	3
E734	multiple or with resection, add		119.10	3
E735	with splenectomy, add	2	157.60	3
E723	with repair of lacerated spleen, add	2	77.00	3
E736	with repair of lacerated liver, add	2	105.10	3
E739	with repair of diaphragm, add	2	66.50	2
	Peritoneal abscess			
S313	Subphrenic	7	203.10	7
S314	Abdominal	6	129.60	6
Z569	Pelvic abscess, incision drainage — rectal or vaginal approach (I.O.P.)		66.50	4
Z574	Removal of infected sutures from abdominal wall or re-exploration of wound for bleeding — general anaesthetic (I.O.P.)	4	52.50	4
S311	Umbilical vein intra-abdominal dissection and catheterization (for newborn see pg. 86)	6	126.10	6
S320	Insertion of antabuse into abdominal wall		31.50	
	Insertion of peritoneo-jugular shunt for ascites			
S203	— primary	7	161.10	7
S209	— revision within 30 days	7	108.60	7
	Excision			
S316	Excision of full thickness abdominal wall tumour and primary closure (see Preamble, Part B, paragraph 22)		I.C.	6
S317	Umbilectomy — plastic	4	59.50	4
S318	Panniculectomy/lipectomy (requires O.H.I.P. authorization (see Surgical Preamble, paragraph (17))	6	234.60	6
E748	— with repair of umbilical hernia, add		56.00	
Note:	S318 includes any necessary diastasis repair.			
S319	Mesenteric cyst	6	182.10	6
	Endoscopy			
	Peritoneoscopy or laparoscopy (I.O.P.)			
Z552	— without biopsy	4	63.00	6
Z553	— with biopsy and/or lysis of adhesions and/or removal of foreign body	4	80.50	6

SURGICAL PROCEDURES

OPERATIONS ON THE DIGESTIVE SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	ABDOMEN, PERITONEUM AND OMENTUM –			
	Cont'd			
	Repair			
S325	Omentopexy, sole operative procedure	6	129.60	6
	Herniotomy			
	Inguinal or femoral — single			
S326	— infants and children, with or without hydrocoele			
	repair	4	140.10	4
S324	— adolescents and adults	4	161.10	4
E727	Hydrocoele repair, add to S324, S329, S330 or S331 —			
	not applicable to infants or children		35.00	
S328	Unilateral with exploration of other side, infants and			
	children	4	182.10	4
	Strangulated or incarcerated			
S329	— without resection of bowel	4	210.10	4
S330	— with resection of bowel	6	374.70	7
S331	Inguinal and femoral same side	4	217.10	4
S332	Umbilical — Adolescent or adult	4	168.10	4
S333	— Child (operative)	4	126.10	4
	Omphalocele and gastrochisis			
S334	— one stage repair	7	203.10	7
	Multiple staged repair			
S335	(a) Gross method or Silon mesh	7	203.10	7
S336	(b) Second stage repair (completion of abdominal			
	wall closure)	7	203.10	7
	Diaphragmatic/morgagni, other than oesophageal hernia			
S337	One stage procedure — trans-abdominal	7	280.20	9
S338	Trans-thoracic	9	280.20	13
S339	Second stage and abdominal closure	4	161.10	9
S340	Ventral — post-operative	6	203.10	6
S344	Massive incisional hernia	6	231.10	6
E725	Recurrent — all types, excepting diaphragmatic, add . .	2	49.00	2
E726	Repeat recurrent inguinal hernia (more than 2 repairs),			
	add to S324, S326, S329, S330 or S331	2	87.55	2
S342	Epigastric	4	129.60	4
	Suture			
S343	Secondary closure for evisceration (when sole abdominal			
	operative procedure)	6	154.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	KIDNEY AND PERINEPHRIUM	Asst.	Surg.	Anaes.
		\$		
Notes:	(1) No additional claim should be made for nephroscopy when done at the time of pyelolithotomy or nephrolithotomy.			
	(2) In a routine surgical approach to the kidney and related procedures, no additional claim should be made for rib resection carried out for access purposes.			
	Incision			
Z601	Renal biopsy(s), unilateral, needle (I.O.P.)		49.00	4
S401	Drainage of kidney abscess	7	175.10	7
S402	Drainage of perinephric abscess	7	115.60	7
S403	Exploration of renal and peri-renal tissues (with or without biopsy or unroofing of cyst)	7	192.60	7
Note:	Use S403 for open renal biopsy. May not be claimed in addition to nephrectomy.			
	Nephrotomy			
S404	— with drainage — nephrostomy — when sole operative procedure	7	192.60	7
S405	— with removal of calculus	7	252.10	7
Z600	— change of nephrostomy tube (I.O.P.)		18.20	
S406	Transection of aberrant renal vessels — sole operative procedure	7	203.10	7
S407	Pyelotomy — with drainage	7	203.10	7
S408	— with removal of calculus	7	234.60	7
S409	— with diversion of urine	7	248.60	7
	Excision			
S410	Calycectomy with diversion of urine	7	269.65	7
S411	Partial or hemi-nephrectomy	7	287.20	7
S423	Partial or hemi-nephrectomy with total ureterectomy	7	311.70	7
	Nephrectomy			
S412	— ectopic kidney	7	248.60	7
S413	— lumbar	7	248.60	7
S414	— secondary (previous surgery on same kidney)	7	280.20	7
S415	— transperitoneal	7	280.20	7
S416	— thoraco-abdominal or radical nephrectomy	9	360.70	13
S417	— with gland dissection	9	374.70	13
S418	— with incision and repair of inferior vena cava for removal of tumour thrombus (see Preamble, Part B, paragraph 22)	I.C.	I.C.	I.C.
S419	Nephro-ureterectomy, total, without resection of uretero-vesical junction	7	280.20	10

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

		Asst.	Surg.	Anaes.
Code	KIDNEY AND PERINEPHRIUM – Cont'd		\$	
S420	Nephro-ureterectomy, total, with resection of uretero-vesical junction	7	315.20	10
S421	Excision of stenosed renal artery with reimplanation or homograft	7	420.20	15
	Repair			
S422	Pyeloplasty (with or without nephropexy)	7	280.20	7
E754	— with removal of calculus, add		31.50	
S426	Nephropexy — when sole operative procedure	7	203.10	7
S428	Symphysiotomy, for horseshoe kidney with or without nephropexy and associated procedures	7	234.60	7
	Suture			
S429	Ruptured or lacerated kidney — repair or removal . . .	7	234.60	7
S430	Removal of staghorn calculus filling renal pelvis and calyces to include x-ray control	7	350.20	9
E752	— when kidney has previously been operated upon, add		45.90	
	Extra Renal Procedures			
S431	Excision of retroperitoneal tumour	7	203.10	7
S432	Exploration retroperitoneal tumour	7	140.10	7
S433	Sacro-coccygeal teratoma	6	234.60	6
	Renal Transplanation Procedures: (submit on recipient's claim) These benefits do not include immuno-suppressive therapy which is on a "fee for service" basis.			
S435	Kidney transplant (surgical team benefit)		630.40	13
S434	Kidney re-transplant (surgical team benefit)		770.40	13
S436	Donor nephrectomy — surgical team benefit, unilateral or bilateral	7	248.60	8
E753	— live donor, add		70.00	
Note:	For nephrological components of the above, see Diagnostic and Therapeutic Procedures.			
S437	Renal autotransplantation		476.30	10
	URETER			
	Endoscopic Procedures			
S470	Cystoscopy with manipulation and/or removal of calculus and retrograde pyelogram if required		126.10	4
	Incision			
S442	Peri-ureteral abscess	6	115.60	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code	URETER – Cont'd	Asst.	Surg.	Anaes.
		\$		
	Ureterotomy, abdominal or vaginal exploratory or for drainage			
S443	— upper 2/3	6	140.10	6
S444	— lower 1/3	6	203.10	6
	with removal of calculus			
S445	— upper 2/3	6	199.60	6
S446	— lower 1/3	6	252.10	6
	where ureter has been previously opened			
S447	— upper 2/3	6	234.60	6
S448	— lower 1/3	6	280.20	6
	Excision			
S449	Ureterectomy — including uretero-vesical junction ..	6	234.60	7
S450	— other	6	175.10	7
	Repair			
S451	Uretero-vesical anastomosis or re-implantation			
	unilateral	6	234.60	8
S561	Re-implantation of ureter with extensive tapering	6	350.20	8
S562	Bifid ureter	6	252.10	8
S452	Uretero-ileal conduit	6	420.20	9
S453	Uretero-ileal conduit with total cystectomy	9	665.40	15
S454	Uretero-ileal conduit with ureterectomy and ileal replacement	6	472.80	7
	Uretero-intestinal anastomosis or transplant			
S455	— unilateral	6	175.10	6
S462	— bilateral	6	234.60	6
S456	— bilateral with cystectomy, one stage	9	525.30	13
S457	Uretero-ureterostomy	6	297.70	8
S458	Ureterostomy — cutaneous — unilateral	6	140.10	6
S463	— with lower third ureterotomy	6	203.10	6
S459	Uretero-vaginal fistula	6	304.70	6
S460	Ureterolysis for peri-ureteral fibrosis unilateral	6	234.60	6
S461	Ureteroplasty (Hutch) — unilateral	6	175.10	6
S427	Bladder flap (Baori) — to include re-implantation of ureter	6	266.15	6

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	URETER – Cont'd			
	Suture			
	Spontaneous or traumatic rupture or transection			
S465	— immediate — upper 2/3	6	203.10	6
S466	— lower 1/3	6	234.60	6
S467	— late repair — upper 2/3	6	234.60	6
S468	— lower 1/3	6	255.60	7
	BLADDER			
Note:	(1) No extra claim may be made for EUA when done at the time of cystoscopy.			
	(2) Visit benefits only, as applicable, may be claimed for changing a suprapubic tube.			
	(3) No additional claim should be made for suprapubic cystotomy when performed in the routine course of gynaecological surgery.			
	Endoscopy — Cystoscopy			
	Diagnostic Procedures (I.O.P.)			
Z606	Diagnostic with or without urethroscopy (Panendoscopy)		39.90	4
Z607	Repeat within 30 days		20.00	4
Z608	With catheterization of ureters with or without hydrodistension of the bladder, brush biopsy of renal pelvis or ureter, collection of ureteral specimens, intravenous function test and retrograde injection of opaque media and calibration and/or dilation of the ureter (e.g. split function, Howard's test or retrograde pyelogram)		48.30	4
Z610	— one or both sides			
Z610	With transurethral biopsy, brush biopsy of bladder or renal pelvis		53.90	4
Z612	With manometry (to include urethral pressure profile if required)		46.20	4
Z613	With meatotomy or internal urethrotomy		44.50	4
Z614	With meatotomy and retrograde pyelogram		53.90	4
Z615	With needle biopsy of prostate		57.80	4
	Therapeutic Procedures			
S492	With electrocoagulation — tumour(s)		63.00	4
S493	— Hunner ulcer		63.00	4
	With excision of tumour or tumours including base and adjacent muscles and electrocoagulation if necessary			
S494	Single tumour 1 to 2 cm. diameter		147.10	4
S495	Single tumour over 2 cm. diameter		234.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM

OPERATIONS ON THE URINARY SYSTEM

Code	BLADDER – Cont'd	Asst.	Surg.	Anaes.
			\$	
S496	Multiple tumours		234.60	4
S497	With resection bladder neck, female		91.05	4
S498	With resection bladder neck, male		175.10	5
S499	With electro surgical ureteral meatotomy		91.05	4
S500	With removal foreign body or calculus		91.05	4
S501	With removal of ureteric catheter		39.90	4
E751	With insertion of radioactive substance, in addition to associated procedures (Z606 to S500)		29.80	
S502	With evacuation of bladder clots and control of haemorrhage (longer than 72 hours post-op)		45.50	4
Note:	Z608 to S502 — “with” means the listed benefit includes the cystoscopy.			

Introduction (I.O.P.)

Catheterization: acute retention, change of retention
catheter or instillation of medication

Z602	— office		4.55	
Z603	— home		8.40	
U.V.C.	— hospital		visit fees	
U.V.C.	— change of suprapubic tube		visit fees	

Incision

Z605	Aspiration (I.O.P.)		6.65	
S478	Cystotomy or cystostomy (see Note (3) page 192)	5	115.60	5
S479	Cystotomy or cystostomy and electrocoagulation of tumour	5	175.10	5
S480	Cystotomy with trochar and cannula and insertion of tube		45.50	5
E750	— when done in conjunction with another procedure, add		14.00	
S481	Cystolithotomy — when sole operative procedure	5	140.10	5
S476	Cutaneous vesicostomy	5	234.60	5
S477	Reduction cystoplasty (bladder plication)	5	192.60	5

Excision

Cystectomy

S482	Partial for tumour or diverticulum (single or multiple)	6	203.10	6
S483	— with re-implantation of ureter	6	297.70	7
S490	— with re-implanation of ureters	6	388.70	7

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

		Asst.	Surg.	Anaes.
			\$	
Code	BLADDER – Cont'd			
S484	Complete cystectomy, without transplant	6	350.20	10
S485	— with uretero-intestinal transplant	8	525.30	13
S453	— with uretero-ileal conduit	9	665.40	15
S471	Excision of urachal cyst or sinus with or without umbilical hernia repair	6	157.60	6
S487	Excision of urachus, repair of bladder and diversion of urine	6	157.60	6
S488	Extrophy-excision of bladder and repair of abdominal wall, inclusive of graft	6	115.60	6
S489	— above including bilateral ureterosigmoidostomy ..	6	350.20	6
S491	Plastic repair of extrophy using bladder and including skin flaps	6	350.20	6
	Repair			
S512	Repair of ruptured bladder	5	175.10	6
S513	Cystoplasty, using intestine	8	350.20	9
	Plastic repair of bladder neck			
S518	— child	5	175.10	5
S519	— adolescent or adult	5	234.60	5
S520	With diverticulectomy	5	297.70	7
	Destruction			
S521	Litholapaxy and removal of fragments		115.60	4
	Suture			
	Closure of fistula			
S522	External, suprapubic	4	140.10	4
S523	Vesico-vaginal — vaginal approach	4	238.10	6
S524	— transvesical approach — with or without omental flap	5	248.60	6
Note:	See also S734, S711 on page 203.			
S525	Vesico-rectal or vesico-sigmoid	5	241.60	6
	URETHRA			
	Endoscopy			
Z617	Urethroscopy — diagnostic (I.O.P.)		18.20	4
Z618	— with biopsy (I.O.P.)		42.00	4
S547	Removal of foreign body or calculus		91.05	4
	Incision			
Z616	Biopsy of urethra (without endoscopy) (I.O.P.)		12.25	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

Code		Asst.	Surg. \$	Anaes.
	URETHRA – Cont'd			
S530	Urethrotomy — external	3	115.60	4
S532	— transurethral (visual)	3	175.10	4
S531	Urethrostomy	3	115.60	4
Z604	Meatotomy and plastic repair (I.O.P.)		16.80	4
S533	For extravasation of urine with multiple drainage	3	115.60	4
S534	— above with external urethrotomy or cystotomy	3	175.10	4
Z609	Peri-urethral abscess (I.O.P.)		16.80	4
	Excision			
S536	Caruncle	3	45.50	4
S537	Urethral papilloma, single or multiple		45.50	4
S541	Diverticulectomy — male or female	3	140.10	4
S542	Posterior urethral valve	4	140.10	4
S543	Prolapse urethra, excision	3	45.50	4
S544	Urethrectomy — radical	4	115.60	4
	Repair			
S548	Urethral sling	4	203.10	4
S549	Retropubic urethropexy (e.g. Marshall Marchetti, Burch) for stress incontinence — primary procedure	4	164.60	5
S546	— repeat procedure for failed retropubic or vaginal surgery for stress incontinence	4	192.60	6
Note:	See also S731-S733, page 203.			
S559	Prosthetic procedure for urinary incontinence (e.g. Kauffman, Rosen type, etc.)	3	203.10	5
S560	— where perineum has been previously operated on for incontinence	3	234.60	5
S563	— removal of perineal incontinence prosthesis	3	77.00	4
	Urethroplasty			
	1st stage —			
S545	— posterior	4	203.10	6
S550	— anterior	4	154.10	4
S558	2nd stage —	4	122.60	4
S535	One stage repair (to include skin graft if necessary)	4	203.10	6
	Suture			
S551	Rupture, anterior urethra (diversion of urine extra)	4	91.05	4
S552	Posterior urethra — immediate repair	4	234.60	4
S553	— late repair	4	297.70	5
	Fistula			
S554	Penile urethra (diversion of urine extra)		49.00	4
S555	Perineal urethra	4	175.10	4

SURGICAL PROCEDURES

OPERATIONS ON THE UROGENITAL SYSTEM OPERATIONS ON THE URINARY SYSTEM

		Asst.	Surg.	Anaes.
Code	URETHRA – Cont'd		\$	
S556	Recto-urethral with diversion, colostomy and closure of colostomy	6	297.70	7
	Destruction			
S557	Urethro-vesicolyis — when sole operative procedure . .	3	115.60	4
S564	Transurethral incision or resection of external sphincter (when sole operative procedure)		175.10	4
	Manipulation (I.O.P.)			
Note:	No claim should be made for pre-cystoscopy dilation of the male urethra unless urethral stricture is the primary diagnosis. No claim should be made for dilation of the female urethra when done at the same time as cystoscopy.			
	Dilation of stricture, male (Passage of Sounds)			
Z621	— local anaesthetic		5.60	
Z619	— general anaesthetic		28.00	4
Z622	Dilation of urethra, female		2.80	
Z620	— under general anaesthetic		22.40	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	PENIS	Asst.	Surg.	Anaes.
			\$	
	Incision — Slit of prepuce (complete care)			
S567	Newborn		7.70	
S568	Infant		11.55	4
S569	Adult or child		15.40	4
	Excision			
S570	Circumcision — newborn (complete care)		18.90	
S571	— infant		28.00	4
S572	— adult or child	3	45.50	4
Z702	Biopsy (I.O.P.)		12.95	4
	Amputation			
S574	Partial	4	91.05	4
S575	Partial with inguinal glands 1 or 2 stages	4	234.60	5
S576	Radical with inguinal and femoral glands 1 or 2 stages	6	297.70	7
Z701	Condylomata (I.O.P.)			
	— local anaesthetic		17.50	
Z767	— general anaesthetic		42.00	4
S599	Excision plaque for Peyronies disease	4	112.10	4
	— where grafting is necessary, add appropriate skin graft benefit.			
	Repair			
S577	Epispadias	3	175.10	4
	Hypospadias			
S578	One stage repair	4	175.10	4
S579	Chordee repair	4	115.60	4
S580	Plastic reconstruction, urethra	4	175.10	4
S581	Closure urethro-cutaneous fistula		49.00	4
S597	Penile prosthesis for impotence	4	175.10	4
R827	Creation of A.V. fistula, (Saphena-Cavernosa shunt) ..	4	164.60	6
	TESTIS			
	Incision			
Z703	Abscess (I.O.P.)		29.80	4
Z704	Biopsy (I.O.P.) — single		29.80	4
Z705	— bilateral		44.65	4
Z706	— with vasography (see also page 77)		63.00	4
S589	Orchidectomy — unilateral	3	91.05	4
S590	Radical removal lymph nodes for testicular tumour ...	6	297.70	8
S598	Radical orchidectomy for malignancy — unilateral ...	3	122.60	4

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	TESTIS – Cont'd			
	Repair			
S591	Orchidopexy, any type, one or two stages to include hernia repair where required	4	175.10	4
S592	— second stage (Torek) repair		29.80	4
S593	Exploration for undescended testicle, without orchidopexy	4	140.10	4
S594	Reduction of torsion of testis or appendix testis and repair	3	122.60	4
S595	Ruptured testicle	3	91.05	4
S596	Insertion of testicular prosthesis	3	91.05	4
	EPIDIDYMIS			
	Incision			
Z707	Abscess (I.O.P.)		29.80	4
	Excision			
S601	Spermatocoele or spermatic granuloma	3	91.05	4
S602	Epididymectomy — unilateral	3	91.05	4
	Repair			
S606	Anastomosis Epididymovasostomy — unilateral	3	91.05	4
	TUNICA VAGINALIS			
	Incision			
Z708	Hydrocoele aspiration (I.O.P.)		8.40	
	Excision			
S611	Hydrocoele — unilateral	4	91.05	4
Note:	When done with hernia repair use E727.			
	SCROTUM			
	Incision			
	Abscess or haematocoele (I.O.P.)			
Z709	— local anaesthetic		10.50	
Z768	— general anaesthetic		29.40	4
S616	— and exploration — unilateral	3	45.50	4
	Excision			
S618	Resection of scrotum	3	115.60	4
	Suture			
S619	Trauma — laceration — depending on extent and complications (see Preamble, Part B, paragraph 22) .		I.C.	I.C.

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code	VAS DEFERENS	Asst.	Surg.	Anaes.
			\$	
	Incision			
Z710	Vasography (I.O.P.)		29.80	4
	Repair			
S624	Anastomosis, unilateral	3	115.60	4
S625	— including biopsy and vasography	3	140.10	4
	Suture			
S626	Ligation — uni or bilateral (vasectomy)	3	56.00	4
	SPERMATIC CORD			
	Excision			
S630	Hydrocoele — single	3	91.05	4
Note:	When done with hernia repair use E727.			
S631	Varicocoele (abdominal or scrotal approach) — single . .	3	91.05	4
	SEMINAL VESICLES			
	Incision			
Z711	Abscess (I.O.P.)		63.00	4
	Excision			
S636	Vesiculectomy	3	297.70	4
	PROSTATE			
Note:	A T.U.R. followed within 10 days by a bilateral orchidectomy because of carcinoma of the prostate should be claimed in accordance with paragraph (3) of the Surgical Preamble.			
	Incision			
Z712	Biopsy, needle (I.O.P.)		42.00	4
Z713	— with drainage abscess (I.O.P.)	3	49.00	4
S644	Biopsy, perineal, open operation	3	115.60	4
	Removal of calculus (with or without biopsy)			
S642	— perineal	4	234.60	4
S643	— retropubic	4	234.60	4
	Excision			
	Prostatectomy (not to include investigative cystoscopy) but to include vasectomy when indicated.			
S645	Perineal	6	238.10	6
S646	Perineal with vesiculectomy	8	360.70	11

SURGICAL PROCEDURES

OPERATIONS ON THE MALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	PROSTATE – Cont'd			
	Suprapubic (with or without removal of bladder calculi)			
S647	— one stage	5	248.60	5
S648	— two stages — 1st stage	5	115.60	5
S649	— 2nd stage	5	140.10	5
	Retropubic (with or without removal of bladder calculi)			
S650	— simple	5	248.60	5
S651	— radical	5	385.20	5
S641	Transpubic total prostatovesiculectomy with pelvic lymph node dissection (includes laparotomy when necessary)	8	472.80	11
S652	Staging pelvic lymphadenectomy for prostatic cancer . .	7	175.10	7
	Endoscopy (cystoscopy included.)			
S655	Transurethral resection of prostate (no additional benefit for cystoscopy, meatotomy, dilatation of stricture, internal urethrotomy or vasectomy when done at the same time)		266.15	5
S654	Transurethral resection of prostate for residual or regrowth of tissue within one year of previous prostatectomy by same surgeon		168.10	5
S656	Transurethral drainage of abscess, complete care		45.50	5

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	VULVA AND INTROITUS	Asst.	Surg.	Anaes.
			\$	
Preamble				
(1) In composite operations such as anterior and posterior repair and D. & C. or anterior and posterior repair and cauterization of cervix and biopsy, the benefit shall, unless otherwise mentioned below, be that of the major procedures.				
(2) If a D & C is part of the normal procedure carried out by the surgeon prior to other gynaecological surgery, no extra benefit should be claimed for the D & C. If the D & C is done because of disease or for therapeutic reasons prior to other gynaecological surgery, the D & C should be claimed at 85% of the listed benefit in keeping with paragraph (3) of the Surgical Preamble.				
(3) If culdoscopy is performed as part of a sterilization procedure, no extra claim should be made for the culdoscopy.				
Incision				
S700	Hymenotomy		29.40	4
	Abscess of vulva, Bartholin or Skene's gland (I.O.P.) — incision and drainage			
Z714	— local anaesthetic		10.50	
Z715	— general anaesthetic	3	27.30	4
Z716	Marsupialization of Bartholin's cyst or abscess (I.O.P.) (includes Z714 or Z715)	3	36.40	4
Z717	Perineotomy (I.O.P.)		10.50	
Excision				
	Biopsy(s) — when sole procedure (I.O.P.)			
Z477	— local anaesthetic		11.90	
Z475	— general anaesthetic	3	27.30	4
S707	Hymenectomy (with or without perineotomy)		40.60	4
S706	Cyst of Bartholin's gland	3	80.50	4
	Condylomata — single or multiple (I.O.P.)			
Z733	Chemical — single		3.85	
Z734	— two		5.80	
Z735	— three or more		8.40	
	Surgical excision or electrodesiccation			
Z736	— local anaesthetic		17.50	
Z769	— general anaesthetic		42.00	4
Z737	Cryosurgery — initial or subsequent treatment		6.65	
	Vulvectomy			
S703	Simple — partial	4	140.10	4
S704	Radical — without gland dissection	6	227.60	6
E850	— with bilateral femoral node gland dissection with or without skin graft, add		122.60	1
E851	— with bilateral common iliac gland dissection with or without skin graft, add		168.10	2

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
		\$		
	VULVA AND INTROITUS – Cont'd			
	Repair			
S708	Non obstetrical injury to vulva and/or vagina, and/or perineum (see Preamble, Part B, paragraph 22)		I.C.	I.C.
S705	Ligation — of varicose vein of labia		40.60	4
	VAGINA			
	Endoscopy			
Z478	Vaginoscopy (pre menarchal) with or without medication (I.O.P.)		17.50	4
	Incision			
S712	Culdotomy, drainage or needle puncture		40.60	4
S713	Culdotomy, incision and exploration	3	80.50	4
Z579	Culdoscopy (I.O.P.)		59.50	4
Z580	with biopsy		77.00	4
Z728	Incision and drainage of cyst, abscess or haematoma		27.30	4
U.V.C.	Vaginal insufflation		visit fees	
	Excision			
	Biopsy(s) — when sole procedure (I.O.P.)			
Z722	— local anaesthetic		11.90	
Z723	— general anaesthetic		27.30	4
S715	Excision of cyst(s), or benign tumour(s)	3	80.50	4
S742	Colpectomy — e.g., for carcinoma	4	227.60	6
S702	Excision of congenital vaginal septum	3	80.50	4
	Repair			
S716	Anterior or posterior repair	4	112.10	5
S717	Anterior and posterior repair	4	175.10	5
S718	Anterior, posterior repair and repair of enterocoele and/or vault prolapse	4	199.60	5
S719	Posterior repair and repair of enterocoele and/or vault prolapse	4	175.10	5
S723	Posterior repair and repair of anal sphincter	4	136.60	5
S720	Anterior repair (with or without posterior repair) and repair of uterine prolapse (Fothergill or Watkin's interposition)	4	210.10	5
S721	Anterior, posterior repair with excision of cervical stump	4	210.10	6
S722	Post hysterectomy vault prolapse and/or enterocoele — vaginal or abdominal approach	4	210.10	6
S724	Perineorrhaphy	3	56.00	4
Note:	May not be claimed with delivery or with other vaginal surgery procedures.			

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code	VAGINA – Cont'd	Asst.	Surg.	Anaes.
			\$	
S725	Colpocleisis (Le Fort or modification)	5	164.60	5
S726	Construction of artificial vagina (see Preamble, Part B, paragraph 22) (see also Appendix D)	4	I.C.	6
	Closure of fistula			
S523	Vesico-vaginal — single surgeon	4	238.10	6
S734	— two surgeons — vaginal surgeon	4	171.60	6
S711	— abdominal surgeon		171.60	
Note:	See also S524, page 194.			
S231	Recto-vaginal (any repair)	4	192.60	6
S729	Uretero-vaginal	6	304.70	6
S709	Urethro-vaginal	4	112.10	4
S730	Urethral caruncle or prolapse of mucosa		56.00	4
	Retropubic urethropexy for stress incontinence			
S549	— primary procedure	4	164.60	5
	— following previous failed procedure(s)			
S546	— repeat primary procedure	4	192.60	6
	— combined abdominal-vaginal procedure			
S731	— one surgeon	6	255.60	7
S748	— one surgeon following two or more failed procedures	6	367.70	7
S732	— two surgeons — vaginal surgeon	6	119.10	7
S733	— abdominal surgeon		199.60	
	— two surgeons following two or more failed procedures — vaginal surgeon	6	189.10	7
S751	— abdominal surgeon		241.60	
	Manipulation			
	Examination and/or dilatation — when sole procedure			
Z718	General anesthetic (I.O.P.)		27.30	4
Note:	Removal of I.U.D. under g.a.; use Z718.			
U.V.C.	Removal of I.U.D. without g.a.		visit fees	
	CERVIX UTERI			
	Endoscopy			
Z730	Colposcopy (screening) (I.O.P.)		5.25	
Z731	Initial investigation of abnormal cytology under colposcopic technique (to include biopsies and curetting) (I.O.P.)		20.30	
	Cauterization (I.O.P.)			
U.V.C.	Chemical		visit fees	
Z732	Cryotherapy		8.40	
Z724	Electrocautery		4.20	
Z725	Dilatation and cauterization under general anaesthesia		27.30	4

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	CERVIX UTERI – Cont'd			
	Conization			
S744	Knife conization with or without diagnostic curettage (residual stump)	3	94.55	4
Z729	Cryoconization, electroconization or CO ₂ laser therapy with or without curettage — for premalignant lesion (moderate or severe dysplasia or carcinoma in situ) previously proven by biopsy (I.O.P.)		22.10	4
	Excision			
Z720	Biopsy — with or without fulgurization (I.O.P.)		8.40	4
S765	Amputation of cervix	4	112.10	4
S766	Cervical stump — abdominal	6	147.10	6
S767	— vaginal	4	147.10	4
Note:	Excision of cervical polyp(s) under general anaesthesia, use Z720.			
U.V.C.	Cervical polyp without g.a.			visit fees
	Repair			
S774	Tracheloplasty for incompetent cervix	3	56.00	4
S750	Trachelorrhaphy (plastic repair of cervix) — not immediately following delivery	3	56.00	4
	CORPUS UTERI			
	Endoscopy (I.O.P.)			
Z583	Hysteroscopy with or without biopsy		31.50	
Z585	— with cannulization of tubes		51.10	
	Incision and Excision			
Z719	Endometrial biopsy — suction or curette — endometrial cytology — wash or brush (I.O.P.)		8.40	
Z581	Office endometrial curettage (I.O.P.)		20.30	
Z770	Dilatation and curettage — incomplete abortion (I.O.P.)		38.50	4
S754	Diagnostic curettage (with or without cauterization, biopsy of cervix, removal of polypi, Rubin's test or hysterosalpingography)		57.80	4
	Intracavitary application of radium or sealed sources including D.&C. carried out at same time as application (to include consultation fee)			
S753	— first application		105.10	4
S755	— repeat application (within 30 days)		52.50	4
S764	Myomectomy	6	164.60	6

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	CORPUS UTERI – Cont'd			
	Hysterectomy (with or without adnexa)			
S757	Total — abdominal or vaginal	6	231.10	6
S758	— with anterior and posterior vaginal repair including enterocele and/or vault prolapse	6	315.20	6
S759	— with anterior or posterior vaginal repair including enterocele and/or vault prolapse	6	287.20	6
S710	— with omentectomy for malignancy	6	255.60	6
S760	Partial or subtotal	6	175.10	6
S761	— with anterior and posterior vaginal repair	6	231.10	6
S762	— with anterior or posterior vaginal repair	6	199.60	6
S768	— with total omentectomy	6	199.60	6
S769	Radical (Schauta) — vaginal (includes R912)	8	332.70	8
S763	Radical (Wertheim's) (includes R912)	8	364.20	8
	Repair			
S771	Hysteropexy (uterine suspension)	6	136.60	6
S772	— with anterior and posterior vaginal repair	6	199.60	6
S773	— with anterior or posterior vaginal repair	6	164.60	6
	Hysteroplasty			
S779	Excision of septum (Strassman)	6	175.10	6
S775	Unification of double uterus	4	227.60	4
S776	Uterine inversion, manual		84.00	4
S777	Uterine inversion, operative	4	175.10	6
S778	Presacral neurectomy (with or without ovarian neurectomy)	6	175.10	6
	FALLOPIAN TUBE			
	Excision, Suture or Repair			
S738	Salpingectomy and salpingo-oophorectomy (uni or bilateral)	6	175.10	6
S741	Ligation, cauterization or removal of tubes by abdominal or vaginal approach, including laparoscopy, culdoscopy, or hysteroscopy — for sterilization (any method)	6	94.55	6
Note:	See also P033, page 109			
	Tubal plastic operation			
S735	Fimbriolysis — unilateral or bilateral	6	126.10	6
S736	Salpingostomy — unilateral or bilateral	6	175.10	6
S737	Hysterosalpingostomy (anastomosis of tubes to uterus)	6	231.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE FEMALE GENITAL SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	FALLOPIAN TUBE – Cont'd			
S740	Resection of portion of tubes and re-anastomosis . . .	6	231.10	6
S739	Fimbriolysis and salpingostomy — unilateral or bilateral	6	220.60	6
	OVARY			
	Excision (unilateral or bilateral)			
S780	Biopsy of ovaries by laparotomy	5	126.10	6
S781	Wedge resection of ovaries (e.g. Stein-Leventhal)	5	140.10	6
S745	Oophorectomy	6	175.10	6
S782	Oophorectomy with total omentectomy	6	199.60	6
S746	Oophorocystectomy	6	175.10	6
S747	Para ovarian cystectomy	6	175.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE ENDOCRINE SYSTEM

Code	THYROID GLAND	Asst.	Surg.	Anaes.
		\$		
	Incision			
Z726	Aspiration, thyroid cyst (I.O.P.)		16.10	
Z727	Percutaneous silicone core needle biopsy, (I.O.P.)		32.20	6
Z771	Aspiration biopsy, thyroid gland or nodule fine needle method (I.O.P.)		16.10	
S786	Abscess, complete care		45.50	4
	Excision			
	Biopsy			
S787	Surgical	4	115.60	6
	Thyroidectomy			
S788	Total	6	336.20	8
S789	Subtotal	6	266.15	7
S790	Hemi	6	199.60	7
S791	Excision of solitary nodule	6	164.60	6
	PARATHYROID, THYMUS AND ADRENAL GLANDS			
	Excision			
S795	Exploration and/or removal, parathyroids or parathyroid tumour	6	336.20	8
S796	— if requiring splitting of sternum	10	364.20	13
S797	Thymectomy	10	339.70	13
	Adrenalectomy or exploration			
S798	— unilateral	10	248.60	10
S799	— bilateral, with or without oophorectomy	10	385.20	11
S800	Adrenalectomy — unilateral for Pheochromocytoma . . .	10	322.20	13
Z772	Thymus transplant (I.O.P.)		45.50	4

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
N100	Hypothermia — when employed, basic units for any procedure on nervous system			25
BRAIN				
	Astrocytoma, oligodendroglioma, glioblastoma or metastatic tumour			
	Craniotomy plus excision			
N103	— supratentorial	11	574.30	15
N151	— infratentorial	11	651.40	15
N152	Craniotomy plus lobectomy	11	700.40	15
E901	Microsurgical removal add		140.10	
	Meningioma and other tumourous lesions			
	Craniotomy plus excision			
N102	— supratentorial	11	630.40	15
N153	— infratentorial or basal	11	700.40	15
E901	Microsurgical removal add		140.10	
E902	Lesion greater than 4 cm diameter, add to N102, N153		210.10	
E903	Team fee for acoustic neuroma add		350.20	
	Intracranial aneurysm repair			
N105	Carotid circulation	11	630.40	15
N154	Vertebrobasilar circulation (including aneurysm of vein of Galen)	11	805.50	15
E901	Microsurgical approach add		140.10	
	Cerebral arteriovenous malformation			
	Craniotomy for obliteration and/or excision			
N106	— supratentorial	11	630.40	15
N155	— infratentorial	11	805.50	15
E901	— microsurgical approach add		140.10	
N107	Extracranial approach, including balloon catheter or embolization techniques	11	420.20	15
	Extracranial-intracranial microvascular anastomosis			
N218	Superficial temporal artery	11	595.30	15
N156	Occipital artery	11	665.40	15
E904	Posterior fossa add		140.10	
E905	Use of graft (autogenous vessel or synthetic) add		105.10	
	Carotid-cavernous fistula			
N108	Intracranial obliteration (to include combined cervical and intracranial procedure)	11	630.40	15
N118	Extracranial approach, including balloon catheter or embolization techniques	11	420.20	15

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	BRAIN – Cont'd	Asst.	Surg. \$	Anaes.
	Spontaneous intracerebral hemorrhage			
	Craniotomy plus removal			
N104	— supratentorial	11	490.30	15
N157	— infratentorial	11	595.30	15
N120	Burr hole plus drainage	11	280.20	15
	Intracranial cyst			
	Craniotomy plus evacuation (to include interventriculostomy)			
N158	— supratentorial	11	542.80	15
N159	— infratentorial	11	630.40	15
N160	Burr hole plus aspiration	11	262.65	15
	Brain abscess:			
N117	Craniotomy and excision	11	574.30	15
N115	Burr hole and aspiration	7	280.20	7
N116	Subsequent aspiration through existing burr hole within 30 days		129.60	
N113	Craniotomy for brain biopsy (other than for tumour) . . .	11	332.70	11
N109	Hemispherectomy	11	752.90	15
N110	Lobectomy and/or excision of cortical scar for epilepsy . .	11	752.90	15
N130	Craniotomy plus midline commissurotomy	11	630.40	15
N128	Repair of encephalocele	11	560.30	15
N129	Posterior fossa decompression for Arnold Chiari malformation	11	560.30	15
N123	Stereotaxis — intracranial (to include ventriculography)	11	448.25	11
N119	Intracranial implantation of chronic surface electrodes . .	11	280.20	11
Z823	Implantation, removal or revision of stimulation pack (I.O.P.)		87.55	
Z824	Removal of chronic surface or depth electrodes (I.O.P.)		157.60	
Z813	Burr hole plus needling of brain for biopsy (I.O.P.) . . .	7	224.10	7
Z806	Ventriculogram (including burr holes, air or positive contrast) (I.O.P.)		73.50	
Z802	Ventricular puncture through previous burr hole or fontanelle, or puncture and/or aspiration of cisterna magna (I.O.P.)		38.50	7
Z825	Ventriculotomy (to include burr hole) (I.O.P.)		224.10	7
E916	With biopsy add		77.00	
E917	With interventriculostomy add		77.00	
E918	With removal of foreign body add		77.00	
Z819	External ventricular drainage (I.O.P.)	5	80.50	5
Z820	Insertion of intracranial catheter or transducer for purposes of monitoring (I.O.P.)	5	147.10	5

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		\$		
		Asst.	Surg.	Anaes.
	BRAIN – Cont'd			
Z812	Subsequent revisions or replacements within 30 days (I.O.P.) each	5	105.10	5
N127	Re-opening of craniotomy for post-operative haematoma or infection, or for removal of bone flap .	11	252.10	11
E919	Intracranial duraplasty (greater than 2 cm diameter), add to any intracranial procedure		147.10	
E920	Intraoperative electrophysiological monitoring and/or stimulation, add to any intracranial procedure		147.10	
E921	Repeat craniotomy (excluding N127, add to benefit for above surgery involving craniotomy)		112.10	
	Cranio-Cerebral Injuries			
U.V.C.	Non-operative care:		visit fees	
	Reduction of skull fracture:			
N139	Simple, depressed	7	157.60	7
N140	Compound	11	227.60	11
E912	— with repair of dural laceration,add		70.00	4
	Extracerebral haematoma and/or hygroma:			
N143	Drainage by burr hole(s) — unilateral	7	245.10	7
N144	Drainage and/or removal by craniotomy	11	420.20	11
	Cerebral Injury			
N148	Removal of intracerebral haematoma and/or debridement of traumatized brain (includes management of any skull fracture)	11	490.30	15
N149	Removal of foreign body from brain	11	490.30	15
N150	C.S.F. leak — intracranial repair (to include transsphenoidal approach)	11	542.80	15
N200	Decompressive craniectomy (frontal, sub-temporal) .	11	252.10	11
Z803	Subdural tap(s) (I.O.P.) — unilateral		28.00	
Z814	Diagnostic burr hole(s) (I.O.P.) — uni or bilateral	7	140.10	7
	SKULL			
	Repair of skull defect:			
N161	Acrylic or metal cranioplasty	11	332.70	11
N202	Replacement of bone flap	11	245.10	11
N203	Skull tumour, excision	11	140.10	11
	Craniosynostosis			
	Linear craniectomy:			
N206	one suture	11	217.10	11
N207	multiple sutures	11	280.20	15
	Morcellation procedure			
N162	one suture	11	287.20	11

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	SKULL – Cont'd	Asst.	Surg. \$	Anaes.
N163	multiple sutures	11	455.30	15
	Lateral canthal advancement			
	Unilateral			
N164	— one surgeon	11	455.30	15
N165	— two surgeons — major portion of surgery	11	280.20	15
N166	— lesser portion of surgery		210.10	
	Bilateral			
N167	— one surgeon	11	595.30	15
N168	— two surgeons — major portion of surgery	11	367.70	15
N169	— lesser portion of surgery		262.65	
N208	Craniotomy for craniofacial repair	11	549.80	15
E922	With repair of frontonasal encephalocele add		112.10	
	ORBIT			
N211	Craniotomy plus removal of orbital tumour	11	630.40	15
N212	Craniotomy plus orbital decompression (roof of orbit with or without lateral wall)	11	490.30	15
N213	Craniotomy for decompression of optic nerve(s)	11	630.40	15
E901	Microsurgical approach, add to N211, N213		140.10	
	PITUITARY			
N215	Hypophysectomy (other than for removal of tumour) — (any technique)	11	630.40	15
E901	Microsurgical approach add		140.10	
	Excision of tumour			
N171	Transfrontal	11	700.40	15
E901	Microsurgical approach add		140.10	
N172	Microscopic transphenoidal for macroadenoma	11	630.40	15
N173	Microscopic transphenoidal for microadenoma (less than 1 cm)	11	735.40	15
	CAROTID AND VERTEBRAL ARTERIES			
N220	Carotid endarterectomy (with or without bypass and/or patch graft)	7	385.20	10
N223	Vertebral endarterectomy	10	437.75	10
E923	Intraoperative cerebral blood flow determinations (with carotid endarterectomy, etc.), add to N220, Z808		77.00	
Z815	Temporal artery; biopsy, ligation or cryosurgery (I.O.P.)		52.50	4
Z808	Progressive carotid occlusion by Selverstone clamp (I.O.P.)	10	147.10	10
	CSF SHUNTING PROCEDURES			
N230	Shunting procedures, all types except those otherwise specified below	11	210.10	11

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anaes.
Code	CSF SHUNTING PROCEDURES – Cont'd		\$	
N209	Ventriculo-atrial shunt	11	217.10	11
N210	Lumbo-peritoneal shunt (including laminectomy)	11	217.10	11
	Revision of CSF shunt — operative			
N245	Proximal end	7	154.10	7
N175	Distal end (all shunts except ventriculoatrial)	7	154.10	7
N176	Distal end — ventriculoatrial	7	185.60	7
Z801	Revision — non-operative (I.O.P.)		38.50	
N174	Conversion of shunt (e.g. ventriculoperitoneal to ventriculoatrial) — includes removal of existing shunt	7	227.60	7
N246	Removal of shunt — any type	7	98.05	7
N247	Ventriculo-cisternostomy (Torkildsen)	11	350.20	11
Z809	Insertion of CSF reservoir (Ommaya) including burr holes (I.O.P.)	11	122.60	11
N249	Third ventriculostomy	11	315.20	11
Z821	Injection of diagnostic or therapeutic agent into shunt apparatus (I.O.P.)		28.00	

CRANIAL NERVES

N258	Percutaneous coagulation of gasserian (trigeminal) ganglion or root — unilateral	11	210.10	11
N259	V — Decompression or rhizotomy (partial or complete) trigeminal nerve	11	245.10	11
N265	VII — Differential section facial nerve for hemi-facial spasm (extra-cranial approach)	6	192.60	6
N266	Anastomosis hypoglossal or accessory to facial nerve	6	280.20	6
E901	Microsurgical technique add to N266, N267		140.10	
N267	Occipital and/or suboccipital craniectomy for compression, decompression or section of cranial nerves	11	420.20	11
N269	XI — Division of nerves to sternomastoid in neck	6	112.10	6
Z826	Inferior dental neurectomy (I.O.P.)	3	112.10	4
Z827	Infraorbital or supraorbital neurectomy (I.O.P.)	3	94.55	4

PERIPHERAL NERVES

	Brachial plexus exploration:			
N280	In posterior triangle	6	175.10	6
N281	In axilla	6	175.10	6
N282	In posterior triangle and axilla	6	259.10	6
N283	Decompression by scalenotomy	6	91.05	6
N284	Excision of cervical and/or first rib	6	227.60	6
	Exploration and/or decompression of sciatic nerve			
N177	Subgluteal	6	175.10	6

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code	PERIPHERAL NERVES – Cont'd	Asst.	Surg.	Anaes.
			\$	
N178	In thigh	6	140.10	6
N179	Subgluteal and in thigh	6	227.60	6
N290	Decompression median nerve at wrist (carpal tunnel syndrome)	3	77.00	4
N293	Decompression lateral femoral cutaneous nerve	4	70.00	4
N285	Exploration and/or decompression and/or transposition of major nerve (excluding sciatic and carpal tunnel)	4	94.55	4
N286	Removal of tumour major peripheral nerve	4	199.60	4
	Suture of major peripheral nerve			
N287	Epineural	4	175.10	4
N180	Fascicular	4	227.60	4
	Graft of major peripheral nerve, with or without lengthening procedure			
N288	Epineural	4	280.20	4
N181	Fascicular	4	343.20	4
E924	Each additional graft		38.50	
E925	Delayed repair (more than 4 weeks) add		73.50	
N289	Suture or decompression of small peripheral nerve (digital)	3	49.00	4
E911	each additional		41.65	
E906	Microsurgical technique — add to peripheral nerve repair as specified (N285, N286, N287, N180, N288, N181, N289)		70.00	
N294	Division, obturator nerves	6	84.00	6
Z828	Biopsy and/or avulsion peripheral nerve I.O.P.	3	73.50	4
N295	Morton's Neuroma, excision	4	38.50	4
Z811	Excision of glomus tumour (I.O.P.)		28.00	4
Z136	Excision of neuroma — single, subcutaneous (I.O.P.)		28.00	4
N296	Denervation of gastrocnemius	4	52.50	4
Z816	Implantation of electrode for peripheral nerve stimulation (I.O.P.)	3	77.00	4

AUTONOMIC NERVOUS SYSTEM

	Sympathectomy: — unilateral			
N300	Cervical	6	210.10	6
N301	Cervicodorsal	10	210.10	10
N303	— thoracic approach	9	210.10	13
N304	Lumbar	6	168.10	6

SPINAL CORD AND NERVE ROOTS

Note:	For operations on the spinal cord and nerve roots, the basic assistants' and anaesthetists' fees will depend on the surgical approach except if a basic fee is listed.			
N315	Cervical or thoracic	8		10

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anaes.
Code	SPINAL CORD AND NERVE ROOTS – Cont'd		\$	
N316	Lumbar	7		8
	Tumours: (claim must state location)			
N317	Extradural partial or total removal		385.20	
N318	Intradural (extramedullary) partial or total removal		595.30	
E914	— three segments or more, add		73.50	
	Intramedullary:			
N319	— Biopsy and/or decompression		490.30	9
N320	— Removal		630.40	12
E914	— three segments or more, add		73.50	
E901	Microsurgical removal (applies to intradural or intramedullary tumours) add		140.10	
	A. V. malformation of cord			
N321	Excision or operative obliteration; with or without evacuation of haematoma		630.40	
E914	Three segments or more add		73.50	
E901	Microsurgical technique add		140.10	
Z800	Myeloscopy (I.O.P.)		115.60	
	Decompressive Procedures:			
	Applicable to all operative procedures for decompression of the spinal cord and/or nerve roots, whether traumatic or non-traumatic, with the exception of tumours and arterio-venous malformations.			
	Cervical			
R451	— hemilaminectomy for disc disease with or without nerve root decompression (soft disc, osteophyte)	6	297.70	10
E907	— with opening of dura, add		91.05	
E565	— with multiple levels, add per additional level		38.50	
E566	— bilateral, add		38.50	
	— spinal cord decompression (bony body, disc, trauma) — uni or bilateral			
N182	— anterior — one level		350.20	
E928	— each additional level, add		154.10	
E929	— interbody fusion (by same surgeon), per level, add		38.50	
N185	— posterior — one or two levels		350.20	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

Code		Asst.	Surg.	Anaes.
			\$	
	SPINAL CORD AND NERVE ROOTS – Cont'd			
	Thoracic (congenital or traumatic deformity) — uni or bilateral			
	— anterolateral or posterolateral approach			
N186	— one surgeon		630.40	
M137	— two surgeons — thoracotomy		217.10	
N187	— decompressive procedure		560.30	
N188	— posterior approach — one or two levels		350.20	
	Lumbar			
R457	— hemilaminectomy for disc disease with or without nerve root decompression (soft disc, osteophyte)	6	234.60	8
E907	— with opening of dura, add		91.05	
E565	— with multiple levels, add per additional level		38.50	
E566	— bilateral, add		38.50	
	— spinal cord and/or cauda equina decompression (spinal stenosis, bony abnormality) — uni or bilateral			
	— anterolateral or posterolateral approach			
N189	— one surgeon		490.30	
S312	— two surgeons — laparotomy		140.10	
N190	— decompressive procedure		420.20	
N191	— posterior approach — one or two levels (excludes lumbar hemilaminectomy for posterolateral intervertebral disc protrusion)		350.20	
E914	Posterior decompressive procedure extending 3 segments or more (applies to cervical, thoracic, lumbar), add		73.50	
E930	Open reduction of fractured spine (applies to any level), add		56.00	
E548	— with Harrington instrumentation, add		56.00	
Z236	Insertion of skull calipers (I.O.P.)		38.50	
	Laminectomy (uni or bilateral):			
N336	Laminectomy for intradural neurolysis or unusual lesions (e.g. diastematomyelia, tethered conus, intramedullary haematoma, etc.) — uni or bilateral		455.30	
E901	Microsurgical technique add		140.10	
	Re-opening of laminectomy (within 6 months)			
N323	— for postoperative haematoma or infection		220.60	
N192	— for repair of C.S.F. leak		332.70	
E914	Laminectomy extending over 3 segments or more . . add		73.50	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anaes.
			\$	
Code	SPINAL CORD AND NERVE ROOTS – Cont'd			
N337	Repeat laminectomy or re-opening of laminectomy (at least 6 months after original procedure) for re-exploration of nerve root(s) with or without discectomy and/or foraminotomy — uni or bilateral . .		322.20	
E907	Opening of dura (associated with any decompressive procedure), with or without dentate ligament section		91.05	
E926	Spinal duraplasty (applies to any spinal procedure) .add		147.10	
E927	Spinal cord irrigation for trauma (including opening of dura), add to N185, N188, N191		192.60	
	Fusion:			
	Fusion by same surgeon (applicable to any of the above procedures except anterior cervical interbody fusion (N182))			
E567	— one level		154.10	
E568	— two or more levels		199.60	
	Fusion by different surgeon			
R493	— one level		210.10	
R494	— two or more levels		245.10	
E574	Re-fusion of any of above		133.10	
	Syringomyelia:			
N193	Posterior fossa craniectomy and plugging of obex (to include decompression of Arnold Chiari malformation if present)		595.30	
E919	Intracranial duraplasty (greater than 2 cm. diameter), add to any intracranial procedure		147.10	
N194	Syringo subarachnoid shunt		455.30	
N195	Terminal ventriculostomy		455.30	
N196	Syringopleural shunt		532.30	
	Ablative and Stimulation Procedures:			
N329	Percutaneous cordotomy or tractotomy		217.10	
N330	Open myelotomy for lesioning (e.g. Tractotomy, midline commissurotomy, Bischoff's longitudinal myelotomy, etc.) — uni or bilateral		420.20	
N324	Implantation of spinal cord stimulator by laminectomy .		280.20	
N326	Implantation of percutaneous electrodes and diagnostic stimulation of spinal cord (to include removal if case does not proceed to chronic stimulation)		175.10	
Z822	Implantation or revision of stimulator pack for chronic stimulation (I.O.P.)		80.50	

SURGICAL PROCEDURES

OPERATIONS ON THE NERVOUS SYSTEM

		Asst.	Surg.	Anaes.
Code	SPINAL CORD AND NERVE ROOTS – Cont'd		\$	
N332	Removal of stimulation system — not applicable if a new system is inserted		108.60	
Note:	N324, N326, Z822, N332 for “multiple sclerosis” are not a benefit of O.H.I.P. except for relief of intractable pain.			
N331	Spinal intradural anterior and/or posterior rhizotomy, uni or bilateral, any number of roots		385.20	
	Percutaneous vertebral facet denervation or intercostal neurectomy (I.O.P.)			
Z810	— first level		59.50	4
E909	— additional levels (to a maximum of 4 additional levels) — each		19.30	
	Percutaneous radiofrequency posterior rhizotomy — for pain or spasticity			
N340	— one or two roots		140.10	
E910	— third to sixth root, each		21.00	
Z817	Lumbar subarachnoid drainage of C.S.F. — (chronic), (I.O.P.)		38.50	
	Meningocele and Meningomyelocele			
N334	Repair of meningocele		238.10	
	Repair of meningomyelocele			
N335	— one surgeon		315.20	
	— two surgeons			
N338	— neurosurgeon		199.60	
N339	— reconstructive surgeon		154.10	
N197	Repair of lipomeningocele (to include release of tethered spinal cord)		420.20	
N198	Repair of anterior sacral meningocele posterior approach (to include release of tethered spinal cord) .		542.80	
N199	Repair of intraspinal meningocele (extradural cyst) . .		420.20	

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	OPERATIONS ON THE EYE	Asst.	Surg.	Anaes.
		\$		
Z850	Examination and unlisted minor procedures under general anaesthesia (I.O.P.)		25.20	4
	EYEBALL			
	Excision			
E102	Enucleation	4	157.60	4
E103	Evisceration	4	157.60	4
	Repair			
E104	Removal of intraocular foreign body	4	185.60	6
E105	Non-magnetic — posterior segment	4	262.65	6
	Penetrating wound			
E106	with prolapse of intraocular tissue	4	157.60	6
E107	without prolapse of intraocular tissue	4	108.60	6
	CORNEA			
	Incision			
Z851	Paracentesis (I.O.P.)		25.20	4
	Removal embedded foreign body (I.O.P.)			
	local anaesthetic			
Z847	— one foreign body		14.00	
Z848	— two or more foreign bodies (see Preamble, Part B, paragraph 22)		I.C.	
Z852	general anaesthetic		25.20	4
U.V.C.	Corneal scraping		visit fees	
	Chelation of band keratopathy with EDTA (I.O.P.)			
Z849	local anaesthetic		14.00	
Z863	general anaesthetic		25.20	4
	Excision			
E206	Pterygium — simple (unilateral)		63.00	4
E205	— with partial keratectomy	4	157.60	4
E207	— with lamellar graft	4	262.65	8
E117	Keratectomy	4	157.60	4
E118	Excision of dermoid		84.00	4
	Cauterization of ulcer (I.O.P.)			
Z871	local anaesthetic		14.00	
Z853	general anaesthetic		25.20	4
	Replacement			
	Corneal transplant			
E121	penetrating	4	322.20	8
E951	with artificial prosthesis, add		25.20	
E122	lamellar	4	262.65	8

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code		Asst.	Surg. \$	Anaes.
E123	CORNEA – Cont'd Division of iris to cornea		101.55	4
	SCLERA			
	Incision			
E127	Sclerotomy, posterior		87.55	4
E128	Anterior chamber — open evacuation of clot	4	157.60	6
	IRIS AND CILIARY BODY			
E131	Peripheral iridectomy (laser)	4	161.10	4
E130	Optical iridectomy (surgical)	4	189.10	4
E132	Intraocular glaucoma procedures	4	189.10	4
Note:	Includes iridectomy, iridenclesis, corneoscleral trephine, cyclodialysis, sclerectomy or goniotomy.			
E133	Extraocular glaucoma procedures	4	115.60	4
Note:	Includes cyclodiathtermy, cyclocryopexy.			
	CRYSTALLINE LENS			
	Incision			
	Needling (discission)			
E137	— primary or subsequent		108.60	5
E139	Capsulotomy	4	108.60	4
	Excision			
	Cataract (includes iridectomy)			
E140	— all types of by any procedure	4	262.65	8
E141	— extraction of dislocated lens	4	262.65	6
E950	— insertion of intraocular lens, extra		70.00	
E143	— excision of secondary membrane with corneal section following cataract extraction	4	157.60	6
E144	Removal of intraocular lens	4	157.60	6
E145	Repositioning of dislocated intraocular lens		84.00	4
E146	Insertion of secondary intraocular lens	4	192.60	8
E138	Repair of intraocular lens (McCannell suture procedure)	4	189.10	6
	VITREOUS			
E147	Vitreous transplant, implant or anterior vitrectomy	4	157.60	6
E148	Vitrectomy by infusion suction cutter technique (e.g. Peyman)	4	402.70	8
E151	Re-attachment of retina and choroid by diathermy, photocoagulation or cryopexy as an initial procedure .	6	199.60	6

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

		Asst.	Surg.	Anaes.
Code	RETINA		\$	
E152	Sccleral resection or buckling procedure — as a first operation with or without diathermy, photocoagulation or cryopexy	6	322.20	6
E156	Secondary operation following fresh detachment for new retinal hole(s) or tear(s) or traction band following initial procedure with or without diathermy, photocoagulation or cryopexy	6	322.20	6
E157	Secondary operation following unsuccessful detachment operation during same hospital stay with or without diathermy, photocoagulation or cryopexy	6	210.10	6
E153	Secondary operation following unsuccessful operation or fresh detachment in the same eye by a different surgeon with or without diathermy, photocoagulation or cryopexy	6	420.20	6
E161	Removal of scleral implant		56.00	4
E154	Photocoagulation (xenon, argon laser, etc.) — one eye		91.05	6
E155	Cryopexy — extra-ocular or sub-conjunctival — one eye		91.05	6
	EXTRAOCULAR MUSCLES			
	Repair			
	Strabismus procedures			
E159	— one or two muscles, one or both eyes	3	171.60	5
E162	— three or more muscles, one or both eyes	3	196.10	5
E952	Repeat strabismus procedure (more than two previous repairs) by different surgeon, add		25.20	
	ORBIT			
	Incision			
E164	Drainage of abscess		108.60	6
E165	Lateral orbitotomy, e.g. Kronlein type	3	262.65	6
	Excision			
	Tumour or foreign body			
E166	— anterior route	4	108.60	6
E167	— posterior exposure	4	185.60	6
E171	Exenteration, with or without major plastic repair	4	210.10	6
E172	Biopsy (anterior route)		70.00	4
	Repair			
	Orbital fracture, open reduction rim wall fracture			
E173	— zygomatic fracture dislocation	4	157.60	6
E174	— blowout fracture of floor	4	185.60	6
E175	Secondary repair of blowout fracture by combined or orbital approach	4	273.15	6

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	ORBIT – Cont'd EYELIDS	Asst.	Surg.	Anaes.
		\$		
	Incision			
	Drainage of abscess (I.O.P.)			
Z854	local anaesthetic		10.50	
Z855	general anaesthetic		25.20	4
	Excision			
	Chalazion — single or multiple (I.O.P.)			
Z874	local anaesthetic		17.50	
Z856	general anaesthetic		25.20	4
Z857	Epilation by hyfrecator, electrolysis or cryopexy (I.O.P.)		14.00	4
	Verruca, papilloma, keratosis, etc. — see page 115			
	Lid Tumours or Unlisted Plastic Procedures			
E177	Very Minor (e.g. skin only)		57.80	4
E186	Minor (e.g. muscle repair)	3	87.55	4
E187	Intermediate (e.g. full thickness wedge resection)	4	157.60	4
E188	Major (e.g. translation of lateral flap)	4	238.10	5
E189	Extensive major (e.g. pedicle flap)	4	343.20	6
Note:	Descriptive details of procedure (eg: operative report) should be submitted with claims for codes E177, E186-E189 — Refer to Surgical Preamble, paragraphs (16), (17).			
	Suture			
E190	Tarsorrhaphy		56.00	4
E191	Double adhesion		84.00	4
	Repair			
E192	Ptosis	4	157.60	4
E193	repeat or second repair	4	262.65	6
E194	Districhiasis — unilateral	4	157.60	4
E195	Trichiasis, surgical repair by tarsal transplantation	4	157.60	4
E196	Entropion, other than Zeigler puncture	4	133.10	4
E197	Ectropion, other than Zeigler puncture	4	150.60	4
Z860	Zeigler punctures (for correction entropion/ectropion) (I.O.P.)		10.50	4
E199	Laceration, full thickness, including margin (see Preamble, Part B, paragraph 22)		80.50-157.60	4
	Blepharoplasty (O.H.I.P. authorization necessary.)			
E200	Simple excision of skin of one lid		56.00	4
E201	Simple excision and repair of orbital septum — one lid ..	4	108.60	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

		Asst.	Surg.	Anaes.
			\$	
Code	EYELIDS – Cont'd			
E202	Simple excision and repair of orbital septum and lid fold reconstruction — one lid	4	157.60	4
E211	Lid lengthening procedure	4	73.50	4
E953	— with scleral graft, add		49.00	
	CONJUNCTIVA			
U.V.C.	Removal of foreign body			visit fees
	Excision			
E208	Peritomy (Gunderson conjunctival flap)		49.00	4
Z861	Biopsy (I.O.P.)		7.70	4
	Repair			
E210	Plastic repair — depending on extent (see Preamble, Part B, paragraph 22)		I.C.	4
	LACRIMAL TRACT			
	Incision			
Z862	Dacryocystotomy — general anaesthetic (I.O.P.)		25.20	4
Z917	Three “Snip” punctum procedure (I.O.P.)		12.60	4
	Excision			
E215	Dacryocystectomy	4	129.60	4
	Repair			
	Lacerated canaliculus			
E216	immediate repair	4	108.60	4
E217	delayed repair	4	185.60	5
E218	Dacryocystorhinostomy	5	210.10	5
E954	— with lacrimal bypass procedure (e.g. Lester Jones), add		38.50	
E219	Lacrimal bypass procedure (eg: Lester Jones) — when sole procedure (both stages)		115.60	4
	Manipulation			
Z901	Irrigation of nasolacrimal system — unilateral or bilateral (I.O.P.)		5.40	
	Probing and dilation of duct (I.O.P.)			
	Local anaesthetic			
Z902	Initial or repeat, unilateral		7.70	
	General anaesthetic			
Z864	Initial or repeat — unilateral or bilateral		25.20	4

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code		Asst.	Surg.	Anaes.
			\$	
Z865	LACRIMAL TRACT – Cont'd Initial or repeat, unilateral or bilateral with insertion of inlying tube or filament		38.50	4
	OPERATIONS ON THE EAR			
	EXTERNAL EAR			
	Endoscopy			
U.V.C.	Removal of foreign body — simple		visit fees	
Z866	— complicated — general anaesthetic (I.O.P.)		25.20	4
E302	— post auricular approach		126.10	4
E303	— from middle ear space		126.10	4
Z906	Removal of drainage tube(s) — general anaesthetic (I.O.P.)		21.00	4
Note:	Z906 may not be claimed with Z914.			
Z907	Debridement of ear(s) and/or repair of small perforation under microscopy (I.O.P.)		14.70	
Note:	When debridement of ears under microscopy is carried out for removal of cerumen or for access purposes only, no charge should be made for the debridement. If debridement of ears under microscopy is carried out because of pathology, a claim may be made for this service.			
Z908	— under general anaesthetic (I.O.P.)		25.20	4
	Incision			
Z909	Biopsy ear canal (I.O.P.) — local anaesthetic		14.70	
Z846	— general anaesthetic (if sole procedure performed)		25.20	4
E305	Limited incision for perichondritis, removal of cartilage and drainage		84.00	4
E306	Radical surgery for perichondritis		168.10	5
	Excision			
Z904	Local excision, polyp — office (I.O.P.)		14.70	
Z905	— hospital (I.O.P.)		25.20	4
E300	Amputation — partial		84.00	4
E301	— complete		108.60	4
E311	Exostosis, simple endomeatal surgery and removal and drilling out of exostosis		84.00	4
E312	— with multiple removal with necessary grafting		126.10	4
E313	— post auricular approach		175.10	5
Z903	Pre-auricular sinus (I.O.P.)		18.20	4
E309	— complex (see Preamble, Part B, paragraph 22)		I.C.	5

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code		Asst.	Surg.	Anaes.
		\$		
	EXTERNAL EAR – Cont'd			
	Repair			
	Congenital defects			
E307	external — minor	5	108.60	5
E308	— major	5	175.10	5
E310	— otoplasty for correction of outstanding ears — (patients under 18 years of age) — unilateral	5	140.10	5
Note:	E307, E308 — Descriptive details of procedure (eg: operative report) should be submitted with claims (see Surgical Preamble, paragraph (17)). E310 — this procedure is not a benefit of OHIP for patients 18 years of age or older.			
E314	Meatoplasty for atresia or stenosis of canal — congenital or acquired, with or without bone graft	5	126.10	5
E955	— with enlargement of bony canal and grafting of skin, add		126.10	4
E956	— with enlargement of canal, plus tympanoplasty, mastoidectomy and reconstruction of middle ear ossicles, add		234.60	6
	MIDDLE EAR			
	Introduction (I.O.P.)			
	Eustachian			
Z910	Unilateral — local anaesthetic		3.85	
Z911	Unilateral or bilateral — general anaesthetic		21.00	4
U.V.C.	Insufflation of eustachian tube		visit fees	
	Incision (I.O.P.)			
	Myringotomy to include aspiration when indicated			
Z912	Local anaesthetic		10.50	
Z916	Local anaesthetic with insertion of ventilation tube using operating microscope		31.50	
Z913	General anaesthetic — with or without operating microscope, unilateral		24.50	4
Z914	— with insertion of ventilation tube using operating microscope, unilateral		49.00	4
Z915	Aspiration, for serous otitis		7.35	4
	Excision			
	Mastoidectomy			
E320	Cortical mastoidectomy, exclusive of any middle ear surgery	4	192.60	6
E322	Modified or radical mastoidectomy	4	308.20	7

SURGICAL PROCEDURES

OPERATIONS ON ORGANS OF SPECIAL SENSES

Code	MIDDLE EAR – Cont'd	Asst.	Surg. \$	Anaes.
E315	Revision mastoidectomy with revision of middle ear and regrafting	4	329.20	7
E959	— with meatoplasty and/or canal enlargement, add to E320, E322 or E315		59.50	
	Repair			
E323	Myringoplasty		126.10	5
	Tympanoplasty — with middle ear and tympanic membrane surgery			
E336	— Type 1		192.60	7
E337	— Type 2, 3 or 4		273.15	7
E957	— with mastoidectomy, add		84.00	
E959	— with meatoplasty and/or canal enlargement, add . .		59.50	
E325	Facial nerve decompression	4	290.70	9
E326	Facial nerve graft	4	343.20	9
E327	Closure of mastoid fistula	4	154.10	4
E328	Exploratory tympanotomy		119.10	4
E329	Section tympanic plexus		227.60	6
E324	Tympanotomy with insertion of "permanent" ventilation tube		154.10	4
Z918	Tympanotomy with round or oval window fistula repair (I.O.P.)		154.10	6
	INNER EAR			
	Incision			
	Labyrinthotomy or Labyrinthectomy			
E332	Surgical including Tack or Fick procedures or ultrasound		336.20	7
	Repair			
E334	Stapes mobilization, unilateral		227.60	6
E335	Stapedectomy with prosthesis		336.20	6

O. Reg. 332/81, s. 7 (Sched. 15).

8. Schedule 16 to the said Regulation is revoked and the following substituted therefor:

SCHEDULE 16

LABORATORY MEDICINE

Note: Claims for laboratory services, when referred by a Dentist, Osteopath, Chiroprapist or Chiropractor are not insured services.

PREAMBLE:

1. The patient documentation and specimen handling benefit is applicable to all patients, except for those items listed under the anatomical pathology, histology and cytology sections. The items in this section have been left as a sufficient level to cover administrative costs. This benefit is not applicable to referred-in samples, since the collecting laboratory will already have claimed the patient documentation and specimen collection benefit.
2. The biochemistry section has been condensed so that one listing refers to a procedure for any of amniotic fluid (A), blood (B), C.S.F. (C), faeces (F), gastrointestinal fluid (G), urine (U). Exceptions are indicated by B, U, etc., following the test name. Other specimens will be considered on an I.C. basis.
3. A number of tests are listed in different sections of the schedule, i.e. when more than one method of performing the test is available, e.g. Aminophylline is listed under both Biochemistry and Radioassays. Assays of ligand type other than radioisotopic are listed under Biochemistry.
4. Blood glucose by the dipstick method may be claimed only when assessed by an appropriate instrument such as a reflectance meter. It should not be claimed when used only as a check on the fasting blood sample of a glucose tolerance test. The blood glucose of the fasting sample in a glucose tolerance test is allowable only once even if assessed by two methods.

Note: The glucose tolerance test (G.T.T.) is not listed in this Schedule. Therefore, when requesting a laboratory to perform a glucose tolerance test, the physician should specify the number and frequency of blood sugar determinations and urinalyses desired. Unless such specifications are given, laboratories should carry out the "standard" 3 hour glucose tolerance test of 5 blood glucoses and 5 urine glucoses (See OHIP Bulletin #4124, July 13, 1979). Ketones should not be routinely claimed with G.T.T.

5. Code L418 or L417 may not be claimed by a physician in addition to claim(s) for any treatment or assessment. However, Code G481 (see page 86 of the 1981 OHIP Schedule of Benefits) may be claimed by a physician if a haemoglobin screen (any method or instrument) is carried out in the course of an office or home visit. Urinalysis may be claimed with or without an associated visit to a physician's office (except for screening and urinalyses which are not medically necessary).
6. When a screening culture method (e.g. Agar spoon) is used on a urine sample, L641 refers to a culture technique and does not apply to those kits using the nitrite test only. Where a significant growth is obtained and followed up by definitive identification methods, L633 or L634 only should be claimed. The benefits for L633 and L634 include any necessary microscopic examination of the urine.
7. The Physician assumes responsibility for all cytology smears and the professional benefits (L804 to L815 inclusive, and L826) listed in the section on Diagnostic and Therapeutic Procedures in the OHIP Schedule of Benefits are weighted averages of the professional component. These benefits, therefore, are applicable in each case whether or not all slides are examined by the physician.

LABORATORY MEDICINE

8. Only those tests which are requested are to be claimed with the following exceptions. It is intended that if the test results yield abnormal findings or information which would be incomplete, insufficient or meaningless to the referring physician, the medical director of a laboratory may add further appropriate tests and claim for them with the knowledge he may have to substantiate their justification.
9. A test must be completed in accordance with the pertinent Schedule listing in order to charge for it. The verbatim listing is intended as the definitive benefit for that test alone, unless otherwise specified e.g. isoenzymes do not include total enzyme estimations: creatinine does include creatinine (as specified). Notwithstanding the foregoing and recognizing that it is impossible to list all variations in techniques of all listed tests, when there is a modification of the usual technique, the listing most closely approximating it should be used.
10. This schedule, with the exception of L036, lists actual procedures performed. No claim shall be made for calculated values made and reported, or for control tests or repeat tests on the same patient sample.
11. The benefit for seminal fluid examination (complete) is to include sperm count, volume estimation, motility and morphology and viscosity. The benefit for seminal fluid examination carried out post-vasectomy is not to be claimed by the operating surgeon unless the patient requires more than one office visit post-operatively.
12. Creatinine is a justifiable addition in the case of tests on 24-hour urine samples, where it is necessary to assess the sample as a complete 24-hour collection. However, if several tests (e.g. steroids) are done on a single such sample, only one creatinine should be claimed for that sample. In those estimations where the test result is expressed in terms of creatinine excretion (i.e. a certain quantity per m.g. of creatinine) the performance of a creatinine is mandatory and may be claimed).
13. It is recognized that in requests for a serologic titre, if a screening test is used and would suffice, the lesser benefit for the screening test should be claimed. If positive and followed by a serial titration, both the screening and titre fees may be claimed. If the titration is a micro technique using plates, it is the equivalent of a tube titre, the wells being miniature tubes.
14. When a test for trichomonas identification (any method) is carried out in association with L625 or L627, code L653 may be claimed in addition. L653 also may be claimed when Wet Preparation is used for direct examination of a fresh specimen for vegetative amoebae or similar parasites. However, the wet preparation used in the faeces concentration technique for parasites and ova is included in L650.
The conditions set down in paragraph 8 of this preamble must be adhered to.
15. It is recognized that in all laboratory tests there is a professional component.
16. The maximum number of units which may be claimed for any combination of L418 (Hemoglobin), L417 (Hematocrit); L399 (WBC Count) and L397 (RBC Count) is 11 LMS units, whether automated, semi-automated or manual methods are used. L700 is not included in this total and may be claimed separately, if appropriate. Code L470 has been deleted from this schedule. Laboratories using multichannel equipment and previously claiming under Code L470 should now use individual codes as described above.
17. The maximum number of units which may be claimed for any combination of the tests represented by the following codes will be 40 LMS units per patient visit per day:

LABORATORY MEDICINE

L005	L061	L194	L223	L252
L030	L067	L204	L225	
L045	L111	L208	L226	
L053	L191	L222	L251	

This maximum of 40 units applies on a per patient basis, regardless of the number of specimens submitted and regardless of the number of laboratories involved in performing the individual tests. Code L700 is not included in this maximum and should be claimed separately, if appropriate.

18. The maximum number of units which may be claimed for any combination of chemical analyses performed on a single sample by means of an automated chemical analyzer with simultaneously functioning channels is 18 LMS units (L225).
19. The definitions and guidelines in this paragraph apply to the Blood Bank section of Laboratory Medicine:
 - (a) L471 Antibody Identification — incomplete antibodies. A panel of any number of cells regardless of suspending media or technique used. Preparation of eluate and/or antibody absorption is included.
 - (b) L472 Antibody Identification — complete antibodies. A panel of any number of cells for the identification of complete antibodies by direct agglutination.
 - (c) L473 Parallel Titration — to be used when two sequential patient serum specimens are tested to detect a change in antibody titre. Includes a repeat antibody identification on the current sample.
 - (d) L490 Blood Group — ABO and Rh₀(D). The subgroups of A and RhD^u are included where indicated. A direct AHGT is also included in L490, therefore, L495 may not be charged on the same patient when this code is claimed.
 - (e) L492 Crossmatch. When an initial crossmatch is requested the appropriate claim is for L490 x 1, L482 x 1 plus L492 for each unit ordered. L490 and L482 may not be claimed more than once on the same day of service. L490 and L493 may not be claimed when these procedures are carried out as a confirmatory test on the units of blood to be transfused.
 - (f) L493. This listing includes L490 (see (d), above) and Rh genotype to include the antigens C, D, E, c, e, and D^u when indicated. Any other antigen is to be claimed under L494.
 - (g) L494 Blood Group per antigen. Antigens stated in L493 and L490 are excluded from this listing.
 - (h) L495 Direct AHGT. This listing may be claimed when ordered as a single procedure or in addition to L482 when the latter is requested as a single procedure. L495 may not be claimed when L490 or L493 is claimed with L482 on the same patient on the same visit.
20. Antibiotic sensitivities should not be done routinely, but only when, by reason of its identification and/or its concentration, the isolated organism has a high probability of being pathogenic.
21. The use of Nickersons Medium as a screening test for yeast is not a benefit.
22. The carcinoembryonic antigen test (CEA) L690 is not to be used as a general cancer screen. It is to be used only for following established malignancies.
23. This preamble is intended to apply to everyone using codes L700 and L001 to L724 in the

LABORATORY MEDICINE

Laboratory Medicine Schedule and codes L800 to L828 listed in the section on Diagnostic and Therapeutic Procedures in the O.H.I.P. Schedule of Benefits.

24. The benefits for patient documentation and specimen collection and each test are calculated by multiplying the individual L.M.S. Unit values by 40.8¢.
25. Laboratory tests on specimens sent outside Ontario are not a benefit of the Plan.

Code		LMS Units
L700	PATIENT DOCUMENTATION AND SPECIMEN COLLECTION BENEFIT	7
	L700 may only be claimed with an "L" code other than L701 to L724 and L800 to L828.	
	1. Limited to 1 per patient, per day.	
	2. Not allowed to the recipient of a referred sample from another laboratory.	
	3. Not allowed to the attending physician.	
	4. Not refundable (in whole or part) to the referring physician or referring laboratory by the laboratory performing the test(s).	
	5. Not applicable to a patient visit solely to receive instructions or collection containers.	
	6. When multiple tests are ordered for the same patient for the same day, only one L700 may be claimed even though all specimens may not be available on any one day.	
	7. Not applicable to items under anatomical pathology, histology and cytology section. (Fee Codes L701 to L724 inclusive).	

BIOCHEMISTRY

(Applicable to all specimens except as denoted by B-blood, U-urine, F-feces, C.-C.S.F., A-amniotic fluid).

L059	Acetaminophen	25
L001	Acetone, Qualitative (Ketones dipstick)	3

LABORATORY MEDICINE

Code		LMS Units
L002	Acetone, Quantitative	35
L003	Addis count — U	32
L004	Albumin, Qualitative	3
L005	Albumin, Quantitative (excluded if globulin and/or protein electrophoresis done)	10
L006	Alcohol, Ethyl-Quantitative	43
L007	Alcohols, Qualitative	25
L008	Alcohols, Fractionation and Quantification	45
L009	Aldolase	30
L010	Aldosterone	120
L011	Amino Acids — one way chromatography — B. U	15
L012	Amino Acids — two way chromatography — U	30
L013	Amino Acids, Fractionation and Quantitation	200
L014	Amino Acid Nitrogen	33
L071	Aminoglycosides (e.g. gentamicin, tobramycin)	40
L020	Aminophylline, Quantitative (theophylline)	40
L015	Ammonia	39
L016	Amniotic Fluid Scan	20
L017	Amniotic Fluid L/S Ratio	50
L018	Amylase	22
L021	Androstenedione	75
L019	Ascorbic Acid	25
L025	Barbiturates, Qualitative	25
L026	Barbiturates, Quantitative	35
L027	Barbiturates, Fractionation and Quantification	60
L028	Bile Microscopy	4
L029	Bilirubin, Qualitative — F	3
L030	Bilirubin, total	10
L031	Bilirubin, conjugated	10
L037	Blood Volume — excluding injection of dye	20
L038	Bromides	15
L039	Bromosulphthalein (BSP) excluding injection of dye	14
L045	Calcium	10
L046	Calcium Ionized	20
L047	Calculus analysis — chemical, Qualitative	15
L048	Calculus analysis, Qualitative and Quantitative	25
L073	Cannabinoid	35
L040	Carbamazepine, Quantitative	35
L049	Carotene	16
L050	Catecholamines, total	60
L051	Catecholamines, fractionated	80
L052	Ceruloplasmin	19
L041	Chlordiazepoxide, Quantitative	40
L053	Chloride	6
L054	Chloride (sweat)	33
L055	Cholesterol, total — not to be charged with L156	14

LABORATORY MEDICINE

Code		LMS Units
L056	Cholesterol, ester — not to be charged with L156	14
L057	Cholinesterase — pseudo or true	30
L058	Cholinesterase Genotyping (includes Pseudo, Dibucaine and Fluoride)	50
L060	Carboxyhemoglobin	15
L061	CO ₂ Content, CO ₂ Combining Power, Bicarbonate (measured, not calculated)	6
L062	Chymotrypsin	22
L063	Copper	40
L064	Cortisol	35
L065	Creatine (includes creatinine)	26
L066	Creatine Phosphokinase	25
L070	Creatine Phosphokinase, fractionation	34
L067	Creatinine (not with L068)	6
L068	Creatinine Clearance	15
L069	Cystine Screening — U	8
L074	Diazepam, Quantitative	40
L072	Digoxin	45
L077	Diphenylhydantoin, Quantitative (phenytoin)	35
L076	Disopyramide	35
L078	Drug Screening, thin layer chromatography	20
L079	Drug Screening TLC + gas liquid chromatography confirmation	75
L085	Electrophoresis, serum — including total protein	36
L086	Electrophoresis, other than serum — including total protein	50
L080	Electrophoresis, serum — alone	26
L087	Estradiol	75
L088	Estriol — B	75
L089	Estriol, Pregnancy — U	50
L090	Estrogens, total — U	50
L091	Estrone	75
L092	Ethosuximide, Quantitative	35
L095	Fat, total — F	72
L096	Fat, Differential — F	92
L097	Fat and/or meat fibres (microscopic) — F	6
L098	Fat (microscopic) — U	6
L099	Fatty Acids, free	25
L094	Flurazepam, Quantitative	40
L100	F.S.H. (Pituitary Gonadotrophins)	60
L105	Galactose (per sample)	16
L106	Galactose-1-phosphate uridyl transferase (quantitative)	65
L113	Galactose-1-phosphate uridyl transferase (screening)	10
L107	Gamma glutamyl transpeptidase	15

LABORATORY MEDICINE

Code		LMS Units
L109	Gastric analysis titration (per sample)	7
L110	Globulin (excluded if albumin and/or protein electrophoresis done)	10
L111	Glucose, quantitative (not by dipstick)	6
L112	Glucose, semi-quantitative (dipstick if read with reflectance meter)	3
L114	Glutathione	20
L115	Glycoproteins	60
L093	Glycosylated hemoglobin — Hgb A ₁	22
L116	Gold	40
L120	Haptoglobin	15
L119	Hexoseaminidase A	15
L121	5H1AA Screening — U	9
L122	5H1AA Quantitation — U	50
L117	High Density Lipoprotein Cholesterol	18
L118	Histamine	90
L123	Homogenistic Acid (Qualitative)	9
L101	Homovanillic Acid, HVA	60
L124	Hydroxy Butyrate Dehydrogenase	10
L125	17-Hydroxycorticosteroids — U	34
L126	17-Ketogenic Steroids — U	40
L127	17-Ketosteroids, total — U	34
L128	17-Ketosteroids, fractionated — U	80
L129	Hydroxyproline — B	25
L130	Hydroxyproline, Total — U	90
L131	Hydroxyproline, Total and Free — U	150
L135	Inulin Clearance Test	40
L136	Insulin	40
L142	Intestinal Enzymes — qualitative	6
L143	— quantitative	22
L137	Iodine Protein Bound (P.B.I.)	21
L139	Iron, Total — with iron binding capacity	34
L141	Iso-Citric Dehydrogenase	15
L145	Lactic Acid (lactate)	27
L146	Lactic Dehydrogenase (L.D.H.), total	10
L147	Lactic Dehydrogenase Fractionation	29
L148	Lead	40
L149	Leucine Aminopeptidase	15
L159	Lidocaine	35
L150	Lipase	22
L151	Lipid (total)	16
L152	Lipids (Thin Layer Chromatography)	30
L153	Lipoprotein, Electrophoresis-not to be charged with L156	34
L154	Lipoprotein, Ultracentrifugation	50

LABORATORY MEDICINE

Code		LMS Units
L155	Lipoprotein Lipase (Frederickson)	100
L156	Lipoprotein phenotyping (includes sample appearance, cholesterol, triglycerides, lipoprotein, electrophoresis and interpretation) — not to be charged with L055, L153 or L243	69
L157	Lithium	10
L158	Luteinizing Hormone (LH), chemical (not immunologic)	60
L165	Magnesium	13
L166	Malic Dehydrogenase	15
L167	Melanin — U	10
L168	Mercury	30
L169	Metanephrines, total — U	75
L170	Metanephrines, fractionated — U	90
L163	Methadone	15
L171	Methemalbumin	21
L172	Methemoglobin	21
L160	Methotrexate (amethopterin)	35
L175	Methylphenidate, quantitative	40
L164	Morphine	15
L173	Mucopolysaccharides — U	25
L174	Myoglobin, Qualitative — U	30
L161	N — acetylprocainamide	35
L180	5'-Nucleotidase	25
L181	Occult blood	3
L182	Ornithine Carbonyl Transferase	15
L183	Osmolality (osmolarity)	10
L185	P.A.H. Clearance	40
L081	Phenobarbitone	35
L032	pCO ₂	8
L033	pO ₂ (arterial)	8
L034	pH	7
L035	pCO ₂ , pO ₂ and pH in combination	17
L036	pCO ₂ , pO ₂ , pH-calculation of one or more of standard bicarbonate, base excess, etc.	3
L187	Phenothiazines, Qualitative — U	6
L188	Phenothiazines, Quantitative — U	30
L189	Phenylalanine	15
L190	Phosphatase, Acid	15
Note:	L190 — no additional claim may be made for a repeat test using an inhibitor (such as for prostatic acid phosphatase determination).	
L191	Phosphatase, Alkaline	10
L192	Phosphatase, Alkaline fractionation	29
L193	Phospholipids	30
L194	Phosphorus (inorganic phosphate)	10
L195	Plasma Clearing Factor (Baker)	35

LABORATORY MEDICINE

Code		LMS Units
L196	Plasma Hemoglobin	15
L197	Porphobilinogen (PBG), screen — U	10
L198	Porphobilinogen (PBG), Quantitative — U	25
L199	Delta-aminolevulinic Acid (ALA), Quantitative — U	25
L200	Porphyrins, screen	10
L201	Porphyrins, Quantitation (copro, proto, uro) — U	60
L202	Porphyrins, Quantitation (copro, proto, uro) — B	75
L203	Porphyrins, Quantitation (copro, proto, uro) — F	90
L204	Potassium	6
L205	Pregnanediol — U	70
L206	Pregnanetriol — U	80
L211	Primidone, Quantitative	35
L212	Procainamide	35
L207	Progesterone	50
L214	Propoxyphene	35
L213	Propranolol	35
L208	Protein, total — not to be charged with L085 or L086	10
L209	PSP (Phenolsulphonphthalein)	15
L210	Pyruvic Acid (pyruvate)	27
L215	Quinidine	18
L216	Reducing substances, identified by chromatography	30
L220	Salicylate, Qualitative	5
L221	Salicylate, Quantitative	12
L222	SGOT (AST)	10
L223	SGTP (ALT)	10
L225	Automated chemical analyzers with simultaneously functioning channels (single sample) — see Laboratory Preamble, paragraphs 17, 18	18
L226	Sodium	6
L227	Spectoscopic examination (any)	20
L228	Sulphemoglobin	21
L229	Sulphonamides	27
L230	T-4, Total (Thyroxine)	24
L240	Thiocyanates	15
L242	Thyroxine — Binding Globulin	50
L243	Triglycerides — not to be charged with L156	21
L244	Trypsin	22
L250	Urea Clearance	15
L251	Urea Nitrogen (B.U.N.)	6
L252	Uric Acid	6
L253	Urinalysis, routine (includes microscopic examination of centrifuged specimen plus any or all of S.G., pH, protein, sugar, hemoglobin, ketones, urobilinogen, bilirubin)	7
L254	Urinalysis, microscopy alone or one or more parts of L253 without microscopy (may not be claimed with urine culture for the same specimen)	3

LABORATORY MEDICINE

Code		LMS Units
L267	Urobilin, Qualitative — U	7
L255	Urobilinogen, Qualitative (not by dipstick) — U	7
L256	Urobilinogen, Quantitative — U	15
L257	Valproic Acid	35
L260	Vitamin A	30
L261	VMA (Vanilmandelic Acid)	60
L265	Xylose Absorption Test (per specimen)	6
L266	Zinc	25
	Biochemical assays not included above	I.C.
Note:	Biochemical assays other than specifically listed are not a benefit as such until approved by OHIP.	
	RADIO ASSAYS — The following codes apply only if an isotope is used. If alternate non-isotopic biologic, immunologic or chemical method is used, use different code under the appropriate section.	
L307	ACTH (Adrenocorticotrophic Hormone)	120
L300	Aldosterone	120
L691	Alphafetoprotein	45
L304	Aminoglycosides	40
L321	Aminophylline (Theophylline)	40
L305	Androstenedione	75
L322	Anti-DNA	45
L323	Anti-RNA	45
L301	Calcitonin	120
L302	C — AMP (Cyclic Adenosine Monophosphate)	60
L690	Carcinoembryonic antigen (CEA) (see Laboratory Preamble, paragraph 22)	I.C.
L346	C-peptide Immunoreactivity	60
L303	Cortisol	35
L347	Dehydroepiandrosteredione	75
L306	Digoxin	45
L324	Diphenylhydantoin (Phenytoin), quantitative	35
L310	Estradiol	75
L311	Estriol	75
L312	Estrogens — total	50
L313	Estrone	75
L329	Ferritin	45
L308	Folate, serum	45
L309	Folate, in red cells, to include serum folate and hematocrit	98
L315	FSH (Pituitary Gonadotrophins)	60
L316	Gastrin	75
L317	Growth Hormone	40

LABORATORY MEDICINE

Code		LMS Units
L318	HCG (Human Chorionic Gonadotrophins)	50
L319	Hepatitis associated antigen or antibody radioimmunoassay (e.g. hepatitis B surface antigen or antibody, hepatitis B anticore antibody, hepatitis A antibody) — per assay	45
L693	Hormone receptors for carcinoma (to include estrogen and/or progesterone assays)	I.C.
L320	HPL (Human Placental Lactogen)	50
L334	IgE	45
L688	Immune complexes by C1g binding	60
L689	Immune complexes by Raji cell assay	100
L325	Insulin	40
L326	Insulin antibodies	80
L327	Iron binding capacity	24
L328	LH (Luteinizing Hormone)	60
L330	Parathyroid Hormone	120
L343	Phenobarbitone	35
L331	Progesterone	50
L333	17-OH Progesterone	60
L332	Prolactin	75
L335	Renin	75
L336	T-3, Total (Triiodothyronine)	40
L337	T-3 Uptake	18
L338	T-4, Total (Thyroxine)	24
L339	T-4, Free — Absolute (includes T-4 total)	50
L340	Testosterone	50
L341	TSH (Thyroid Stimulating Hormone)	50
L342	Thyroxine Binding Globulin (T.B.G.)	50
L345	Vitamin B12	45
L524	Lymphocyte activation (transformation) by Isotope incorporation (limited to 3 mitogens and/or antigens)	200
L585	Radio-Immuno Assays (not included above)	I.C.
Note:	Radio-immuno assays other than specifically listed are not a benefit as such until approved by OHIP.	

HEMATOLOGY

L370	Assay of Factors II, V, VII, VIII, IX, X, XI and XII (each) . . .	55
L371	Autohemolysis test	24
L372	Blood film examination (to include differential, red cell morphology and platelet estimate)	10
L374	Blood film — buffy coat preparation — not to be charged with L430	18
L375	Blood film — special stain	11
L376	Bleeding time — Duke method	8

LABORATORY MEDICINE

Code		LMS Units
L441	washed red cells	35
L442	leukocyte-poor blood	20
L443	Protamine titration	15
L444	Protamine sulphate test	10
L445	Prothrombin time	8
L446	Prothrombin consumption	10
L450	Osmotic fragility	45
L447	Reptilase time	10
L451	Sedimentation rate	4
L452	Sickel cell preparation	14
L453	Sickle cell solubility test (screen)	5
L454	Sucrose hemolysis	18
L460	Thrombin time	10
L461	Thromboplastin generation test	71
L462	Partial thromboplastin time	10
L465	Vitamin B ₁₂ , microbiologic, not isotopic	45

BLOOD BANK

	(Refer to Laboratory Medicine Preamble, paragraph 19.)	
L482	Antibody screening	16
	Antibody identification	
L471	— incomplete antibody (to be claimed only if L482 is positive or doubtful)	45
L472	— complete antibody (to be claimed only if L482 is positive or doubtful)	30
L481	Antibody titre per antibody regardless of method used (to be claimed only if either L471 or L472 yielded positive identification. Not to be claimed routinely.)	15
L473	Parallel titration on two specimens to include confirmation of previously detected antibody (see also OHIP Bulletin #4141)	75
L490	Blood group — ABO and Rh _o (D)	13
L492	— crossmatch per unit of blood	10
L493	Blood group — ABO and Rh genotype	40
L494	Blood group per antigen	8
L495	Direct anti-human globulin test	4

IMMUNOLOGY

	Single Gel Diffusion; Nephelometric Quantitative Assays	
L550	Immunoglobulin A, IgD, IgG, IgM	12

LABORATORY MEDICINE

Code		LMS Units
	IMMUNOLOGY – Cont'd	
	Complement proteins	
L560	Titre — Clq	12
L551	— C ₃ (B ₁ C)	12
L552	— C ₄ (B ₁ E)	12
L557	— C ₅	12
L558	— C ₃ proactivator	12
L561	— C ₁ -esterase inactivator	12
	Miscellaneous proteins	
L553	— Ceruloplasmin	12
L554	— Transferrin	12
L555	— Alpha-1-antitrypsin	12
L556	— Alpha-2-macroglobulin	12
	Immunoelectrophoresis	
L575	Maximum of 3 antisera per test serum (per antiserum used) . . . — monoclonal gammopathy screen — L chains — H chains	30
L576	Cryoglobulin characterization	30
	Double Gel Diffusion, Qualitative (Ouchterlony)	
L568	Antibodies to food antigens (milk, wheat proteins), or to fungal antigens (allergic alveolitis screening series) per antigen — maximum of 4 antisera per patient screen	5
L565	Alphafetoprotein screen	5
L567	C ₁ -esterase inactivator screen	5
L566	Immunoglobulins, L chains, H chains	5
	Miscellaneous Agglutination Reactions (e.g. Rheumatoid factor; antithyroid (thyroglobulin or microsomal); streptolysin screen)	
L500	Screen	6
L502	Serial tube, 4 or more antigens	30
L501	Titre-serial tube, single antigen	15
L595	Alphafetoprotein — screen	15
L596	Anti-sperm antibodies — screen	20
L597	— titre	40
L660	Cold agglutinins — screen	6
L661	— titre	15
L665	C-reactive protein	6
L655	Pregnancy test	6
L598	Pregnancy test titre	15
Note:	L598 should not be claimed routinely, and may be claimed only if L655 is positive and there are additional medical indications for the addition of the titre.	

LABORATORY MEDICINE

Code		LMS Units
	Cellular-Assays	
L533	ATP depletion test	275
L532	Caffein stimulation test	300
L520	Nitroblue Tetrazolium Test — screen for enzyme deficiency . .	30
L528	Antibody dependent cellular cytotoxicity	200
L529	Naturally occurring cell cytotoxicity	200
L522	Leukocyte chemotactic activity	150
L521	Intracellular leukocyte bacterial killing capacity (Holmes Test) — per organism	100
L523	Leukocyte phagocytic capacity	40
L524	Lymphocyte activation (transformation) by isotope incorporation (limited to 3 mitogens and/or antigens)	200
L525	Lymphocyte surface immunoglobulins by immunofluorescence	200
L526	Lymphocyte T and B cell rosettes	200
L527	Mixed lymphocyte reaction	300
	Complement-kinetic (activity) assays	
L530	Total haemolytic complement (CH50 non-kit)	50
L531	Complement components (activity assays)	60
	Fluorescent Antibody Tests (Immunofluorescent Studies)	
	Serum anti-tissue antibodies (per type of tissue section examined and per serum dilution used irrespective of number of antibodies identified, maximum of 4 slides per serum).	
L544	— anti-nuclear (may include anti nucleolar)	35
L535	— anti-mitochondrial — anti-thyroid — anti-adrenal	50
	— anti-smooth muscle — anti-parietal — anti-skin — anti-sperm	
L545	Protein Deposition in Tissues (per biopsy examined, any number of antisera, e.g. Immuno-globulin, complement component, fibrinogen and pathinogens, etc.)	75
	Histocompatibility Testing	
L580	— Tissue typing	200
L581	— Cross match	50
L582	— Antibody screening (per panel of 15 antigens)	150
L583	— HLA27 typing	50

LABORATORY MEDICINE

Code		LMS Units
	— Cont'd	
	Microbial Immunology	
L659	Antistreptolysin O, 7-tube titrations or microtechnique	25
L662	Complement fixation — screen	20
L663	— titre, single antigen	30
L664	— multiple antigens	50
L667	Direct fluorescent antibody (not to be claimed with listings under Microbiology Cultures)	12
L682	— for each additional antibody, add	4
L683	Indirect fluorescent antibody	15
L684	— for each additional antibody, add	5
L668	Heterophile antibodies — screen (slide or single tube) — with or without absorption	5
L670	— with absorption by guinea pig kidney and ox cells, multiple tube titre (Paul Bunnell)	30
Note:	Hepatitis associated antigen or antibody RIA (see L319 under Radio Assays)	
L658	Trichinella antibody	6
L679	Virus antibodies — ELISA technique or hemagglutination inhibition (Rubella)	30
L680	— neutralization test	40
L681	— sucrose gradient separation of IgM + inhibition test	90
N.C.	VDRL	5
L503	Widal slide or tube agglutination	25
	Radioimmunoassays (see listing under Radio Assays)	
	Miscellaneous	
L599	Cryofibrinogen — qualitative	5
L600	Cryoglobulins — qualitative	5
L601	Cryoglobulins — quantitative	30
L602	Pyroglobulins — qualitative	5
L604	Serum Viscosity — relative	10
L603	— quantitative	20
	Modifiers (Units in addition to units for basic test where applicable — Immunologic procedures)	
L610	Concentration of sample before testing (any method)	2

LABORATORY MEDICINE

Code	Modifiers -- Cont'd	LMS Units
L611	Radio-modification of standard technique utilizing isotope-labelled reagents	50
	— immunoelectrophoresis anti-Diphtheria;	
	— double diffusion anti-insulin	
	— radial diffusion anti-Tetanus	
Note:	Radio-modifications other than specifically listed under code L611 are not a benefit as such until approved by OHIP.	
N.C.	Preparation of special antigens or antisera	N.A.B.
N.C.	Special investigations	N.A.B.

MICROBIOLOGY

L620	Antibiotic level, serum	40
L621	Antibiotic sensitivity — per organism, max. of 2 per specimen (see Laboratory Preamble, paragraph 25)	9
L623	— M.I.C. — one antibiotic, tube or agar dilution	25
L615	Campylobacter culture in stool	3
L622	Chlamydia isolation	55
	Cultures (L667, L682 may not be claimed in addition)	
L624	— blood (including aerobic, anaerobic, subcultures, smears) per bottle	30
L625	— cervical, vaginal, including GC culture, Gram smear, yeast identification (e.q. Germ tube) not to be claimed with L627	25
L639	— fluids (CSF, joint, pleural etc. not exudates)	28
L626	— fungus, including KOH preparation and smear — not to be claimed for the same specimen with L625, L628, L629; includes L653 for fungus	20
L627	— GC culture and smear — not to be claimed with L625	20
L628	— other swabs or pus — culture and smear	25
L629	— sputum — culture and smear	22
L630	— stool, including necessary agglutinations	30
L640	— throat swabs, for streptococcus, screen only	6
N.C.	— screening for diphtheria	N.A.B.
L631	— tuberculosis, including ZN or fluorescent smear	55
L632	— animal inoculation	100
L641	— Urine, screening, actual culture without identification — (see Laboratory Preamble, paragraph 6)	7
L633	— urine, pour plate or Miles-Misra quantitation	20
L634	— urine, calibrated loop quantitation	15
L642	Lysozyme inhibition test	13
L635	Pathogenic E coli (as sole procedure in infants only, such as fluorescent staining, not with L630)	5
L656	Penicillinase production	8
L636	Streptococcus grouping, Lancefield method	18
L638	Streptococcus grouping, coagglutination method	12

LABORATORY MEDICINE

Code	MICROBIOLOGY – Cont'd	LMS Units
L637	Virus isolation	50
	Microscopy	
L645	Darkfield (spirochetes)	10
L646	Electron — direct, for viruses	40
L647	— immunoelectron microscopy	60
L648	— after ultracentrifugation	65
L649	— thin section, for virus	130
L650	Parasites and ova (feces concentration)	18
L654	Parasites and ova, smear only, special stain	14
L651	Pinworm (Scotch tape prep)	5
L643	Smear only, Gram or Papanicolaou stain, as sole procedure (not with L624–L634)	5
L652	Smear only, special stain, e.g. ZN, inclusions, spores, diphtheria	14
L653	Wet preparation (for fungus, trichomonas, parasites. See Laboratory Preamble, paragraph 14.)	3
	ANATOMICAL PATHOLOGY HISTOLOGY, AND CYTOLOGY	
Note:	Do not claim L700 in addition to codes L701 to L724 or L800 to L826. The items listed in this section include only the technical component of the various items listed. The professional component for each item where applicable is listed under “Diagnostic and Therapeutic Procedures” in the O.H.I.P. Schedule of Benefits.	
N.C.	Autopsy, gross and microscopic (including CNS as required)	N.A.B.
	Chromosome Analysis	
L701	Chromosome banding	70
L702	Karyotype of blood or bone marrow	300
L703	Karyotype of skin or amnion cells	475
	Cytology and Histology	
L704	Amniotic fluid for fetal maturation	8
L705	Aspiration biopsy, cytological examination (lung, etc.)	32
L706	Bronchial washings	18
L707	Buccal or vaginal smear for Barr body	8
L708	Esophageal and gastric washings	14
L709	Esophageal and gastric washings (including collection)	33
L710	Direct smears — oral, larynx, nipple discharge	13
L711	Fluids (pleural, ascitic, breast cyst, aspirate pericardial, CSF, urine and joint)	13
L712	Fluorescent Y chromosome	8

LABORATORY MEDICINE

Code	MICROBIOLOGY - Cont'd	LMS Units
L713	Gynaecological specimen (including all types of cellular abnormality, assessment of flora and/or cyto hormonal evaluation)	13
Note:	For professional component use L812.	
L714	Inclusion bodies	8
L715	Nasal smear or sputum for eosinophils	3
L716	Sputum per specimen for general and/or specified assessment, (e.g., cellular abnormality, asbestos bodies, lipid, hemosiderin, etc.)	14
L717	Electron microscopy	225
	Metabolic bone study	
L723	— morphologic and morphometric assessment	250
L724	— kinetic assessment including fluorescent label studies . . .	30
L718	Seminal fluid examination (complete) — see Preamble	22
L719	Smear for spermatozoa only (post-operative) see Preamble . . .	7
L720	Surgical pathology	16
L721	Operative consultation — with or without frozen section (up to three specimens)	15
L722	For each specimen over 3, add	8

O. Reg. 332/81, s. 8 (Sched. 16).

THE LOCAL SERVICES BOARDS ACT

O. Reg. 333/81.

Establishment of Local Services
Board—Community of Robinson.
Made—May 19th, 1981.
Filed—May 19th, 1981.

ORDER MADE UNDER THE LOCAL SERVICES BOARDS ACT

IN THE MATTER OF the *Local Services Boards Act*,
and

IN THE MATTER OF the establishment of a Local Services Board for the community of Robinson situate in territory without municipal organization in the Territorial District of Manitoulin.

ORDER

Under the provisions of section 4 of the *Local Services Boards Act*, IT IS ORDERED:

1. A Local Services Board is established effective the 20th day of May, 1981, under the name "The Local Services Board of Robinson".

2. The boundaries of the Board area are those described in the Schedule.

3. The Board shall be composed of 5 members.

4. The Board may exercise the following powers from among those set out in the Schedule to the Act:

1. The powers set out in paragraph 2.

2. The powers set out in paragraph 6.

5.—(1) The election of the first members of the Board shall be held in the community of Robinson on the 20th day of May, 1981 and the members so elected shall hold office from the 20th day of May, 1981 to the 30th day of September, 1982 and until a new Board is elected.

(2) Mr. Don Ridley is appointed to conduct the election of the first members of the Board and for that purpose he has the general supervision of the election and the power to direct the manner of the election and to implement or to carry out any other act or thing that

may be required for the effective undertaking of the election of the first members of the Board. O. Reg. 333/81.

LEO BERNIER
Minister of Northern Affairs

Dated at Toronto, this 19th day of May, 1981.

Schedule

All of Robinson Township, saving and excepting the Indian Reserves known as 19A and 20 and all the land north of the Indian Reserve 20 and all islands off the coast of Robinson Township. O. Reg. 333/81, Sched.

THE HISTORICAL PARKS ACT

O. Reg. 334/81.

Parks.

Made—May 14th, 1981.

Filed—May 20th, 1981.

REGULATION TO AMEND REGULATION 498 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HISTORICAL PARKS ACT

1. Schedule 3 to Regulation 498 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 334/81, s. 1.

THE HISTORICAL PARKS ACT

O. Reg. 335/81.

Historical Parks—Fees.

Made—May 14th, 1981.

Filed—May 20th, 1981.

REGULATION MADE UNDER THE HISTORICAL PARKS ACT

HISTORICAL PARKS—FEES

1. In this Regulation,

- (a) "adult" means a person who is thirteen years of age or over;
- (b) "child" means a person who is six years of age or over and who has not yet attained the age of thirteen years;
- (c) "family" means either a father or mother or both and any children, adopted children or foster children of the father or mother;

(d) "park" means an area set aside under Regulation 498 of Revised Regulations of Ontario, 1980 as a historical park;

(e) "resident of Canada" means,

(i) a Canadian citizen as defined in the *Canadian Citizenship Act* (Canada), or

(ii) a person who has actually resided in Canada for a period of at least seven months immediately preceding the time that his residence becomes material under this Regulation;

(f) "student" means an adult who is in full-time attendance at an educational institution and who produces proof satisfactory to the officer in charge of the entrance of a park that the person is attending such educational institution. O. Reg. 335/81, s. 1.

2. The fee for entry into Sainte-Marie among the Hurons Historical Park is,

- (a) for each child, 50 cents;
- (b) for each student, \$1;
- (c) for each adult other than a student, \$2; and
- (d) for each family, \$4.50. O. Reg. 335/81, s. 2.

3. The fee for entry into the Penetanguishene Military and Naval Establishment Historical Park is,

- (a) for each child, 50 cents;
- (b) for each student, 75 cents;
- (c) for each adult other than a student, \$1.25; and
- (d) for each family, \$3. O. Reg. 335/81, s. 3.

4. Notwithstanding sections 2 and 3, the fee for entry into both Sainte-Marie among the Hurons Historical Park and the Penetanguishene Military and Naval Establishment Historical Park is,

- (a) for each child, 75 cents;
- (b) for each student, \$1.25;
- (c) for each adult other than a student, \$2.25; and
- (d) for each family, \$5.25. O. Reg. 335/81, s. 4.

5. The fee for entry into Fort William Historical Park is,

- (a) for each child, 50 cents;

- (b) for each student, \$1;
- (c) for each adult other than a student, \$2;
- (d) for each family, \$5;
- (e) for each person in a group of twenty or more adults, \$1.50;
- (f) for each person in a school group of twelve or more students, 50 cents; and
- (g) for a season pass, \$5. O. Reg. 335/81, s. 5.

6. Notwithstanding sections 2, 3, 4 and 5, any resident of Canada who is sixty-five years of age or over or any person under six years of age is entitled to enter Sainte-Marie among the Hurons Historical Park, Penetanguishene Military and Naval Establishment Historical Park, or Fort William Historical Park without payment of a fee. O. Reg. 335/81, s. 6.

7.—(1) Upon payment of a fee of \$5, the person making the payment shall be issued an entry permit which entitles him to enter Sainte-Marie among the Hurons Historical Park from the opening date until the closing date in each year.

(2) Upon payment of a fee of \$4, the person making the payment shall be issued an entry permit which entitles him to enter the Penetanguishene Military and Naval Establishment Historical Park from the opening date until the closing date in each year.

(3) Upon payment of a fee of \$6.30, the person making the payment shall be issued an entry permit which entitles him to enter both Sainte-Marie among the Hurons Historical Park and the Penetanguishene Military and Naval Establishment Historical Park from the opening date until the closing date in each year. O. Reg. 335/81, s. 7.

8. Regulation 497 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 335/81, s. 8.

THE POLICE ACT

O. Reg. 336/81.

Equipment.

Made—May 13th, 1981.

Approved—May 15th, 1981.

Filed—May 20th, 1981.

REGULATION TO AMEND REGULATION 790 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE POLICE ACT

1. Regulation 790 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

MOTOR VEHICLES

13. No member of a police force shall use a sub-compact motor vehicle for the purpose of general police patrol. O. Reg. 336/81, s. 1.

ONTARIO POLICE COMMISSION:

SHAUN MACGRATH
Chairman

Dated at Toronto, this 13th day of May, 1981.

Approved by the Solicitor General on the 15th day of May, 1981.

ROY MCMURTRY
Solicitor General

THE HIGHWAY TRAFFIC ACT

O. Reg. 337/81.

General.

Made—May 14th, 1981.

Filed—May 20th, 1981.

REGULATION TO AMEND REGULATION 469 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 4 of Regulation 469 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 95/81, is further amended by adding thereto the following subsection:

(3d) Notwithstanding clauses (3c) (a) to (d), the term or period of a permit issued or validated for a bus under subsection (3c),

(a) expiring on the 30th day of June, 1981 is extended to and including the 31st day of August, 1981; and

(b) expiring on the 30th day of June, 1982 is extended to and including the 31st day of August, 1982. O. Reg. 337/81, s. 1.

2. This Regulation comes into force on the 1st day of June, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 338/81.

Speed Limits.

Made—May 15th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND REGULATION 490 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Part 5 of Schedule 1 to Regulation 490 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following paragraph:

41. That part of the King's Highway known as No. 2 in the Township of Front of Leeds and
Grenville—
Twp. of Front
of Escott
situate 85 metres measured easterly from its intersection with the line between lots 11 and 12 in Concession 2 and a point situate 520 metres measured easterly from its intersection with the roadway known as Escott Road.

- 2.—(1) Paragraph 2 of Part 3 of Schedule 50 to the said Regulation is revoked.

- (2) Paragraph 1 of Part 5 of the said Schedule 50 is revoked.

J. SNOW
*Minister of Transportation
and Communications*

Dated at Toronto, this 15th day of May, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 339/81.

Parking.

Made—May 13th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND REGULATION 477 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 8 of Appendix A to Regulation 477 of Revised Regulations of Ontario, 1980 is

amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 20 in the Town of Stoney Creek in The Regional Municipality of Hamilton-Wentworth lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 53 and a point situate at its intersection with the southerly limit of the roadway known as Highland Road.

J. SNOW
*Minister of Transportation
and Communications.*

Dated at Toronto, this 13th day of May, 1981.

THE GENERAL SESSIONS ACT

O. Reg. 340/81.

Sittings of the General Sessions of the

Peace for the County of Peterborough.

Made—May 19th, 1981.

Filed—May 21st, 1981.

THE GENERAL SESSIONS ACT

IN THE MATTER OF the *General Sessions Act*; and

IN THE MATTER OF the Sittings of the General Sessions of the Peace for the trial of issues of fact and assessment of damages with or without a jury for the County of Peterborough.

ORDER

IT IS ORDERED that a sittings of the Court of General Sessions of the Peace for the County of Peterborough, shall be held commencing Monday, July 6th, 1981.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Peterborough, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 340/81.

W. E. C. COLTER
*Chief Judge of the County and
District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in the Municipality of Metropolitan Toronto, this 19th day of May, 1981.

THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT

O. Reg. 341/81.

Sittings of the General Sessions of the
Peace and Sittings of the County
Court for the Judicial District of Peel.

Made—May 19th, 1981.

Filed—May 21st, 1981.

THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT

IN THE MATTER OF the *General Sessions Act*, and of
the *County Courts Act*; and

IN THE MATTER OF the sittings of the General Ses-
sions of the Peace and of the sittings of the County
Court for the trial of issues of fact and assessment of
damages with or without a jury, for the Judicial
District of Peel.

ORDER

It is ordered that the sittings of the court of general
sessions of the peace and sittings of the county and
district courts for the trial of issues of fact and assess-
ment of damages with or without a jury for the Judi-
cial District of Peel shall be held on the dates shown
hereunder:

GENERAL SESSIONS OF THE PEACE

Tuesday, September 8th
Monday, September 21st
Monday, October 5th
Monday, October 19th
Monday, November 2nd
Monday, November 16th
Monday, November 30th
Monday, December 14th

CIVIL JURY

Monday, November 9th (except the 10th and 11th)
Monday, November 16th

CIVIL NON-JURY

Monday, August 31st
Monday, October 5th
Monday, November 9th
Monday, December 21st

O. Reg. 341/81.

W. E. C. COLTER
*Chief Judge of the County and
District Courts of the Counties and
Districts of Ontario*

Dated at the City of Toronto, in the Municipality of
Metropolitan Toronto, this 19th day of May, 1981.

THE EDUCATION ACT

O. Reg. 342/81.

General Legislative Grants, 1979.

Made—March 18th, 1981.

Approved—May 14th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 108/79
MADE UNDER
THE EDUCATION ACT

1. Schedule B to Ontario Regulation 108/79, as
amended by section 6 of Ontario Regulation
791/79, is further amended by adding thereto
under the sub-heading "Geographic
Townships of:" under the subheading "DRY-
DEN DISTRICT ROMAN CATHOLIC
SEPARATE SCHOOL BOARD" the follow-
ing:

Zealand:

Portion in Zealand, Southworth
and Melgund Township School
Area

36.00

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 18th day of March, 1981.

THE EDUCATION ACT

O. Reg. 343/81.

General Legislative Grants, 1980.

Made—March 18th, 1981.

Approved—May 14th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND
ONTARIO REGULATION 228/80
MADE UNDER
THE EDUCATION ACT

- 1.—(1) Subparagraph (a) of paragraph 2 of section
1 of Ontario Regulation 228/80 is revoked and
the following substituted therefor:

(a) "assessment equalization factor for
1980" means, for a municipality or
locality, the 1979 Provincial Equal-
ization Factor published by the
Ministry of Revenue in accordance
with subsection 55 (3) of the *Assess-
ment Act*, or

(i) where part of an area for which the Ministry of Revenue has published such a factor is approved by the Minister for designation as a municipality or locality for the purpose of this regulation, the assessment equalization factor for 1980 for such municipality or locality is the factor that the Ministry of Revenue designates as being applicable to such part, or

(ii) where because of adjustments to assessments in a municipality or locality in accordance with section 63 of the *Assessment Act*, the 1979 Provincial Equalization Factor that is published in respect of the municipality or locality is deemed by the Minister to be inappropriate for the purpose of equalizing such adjusted assessments, the assessment equalization factor for 1980 for such municipality or locality is the factor that the Ministry of Revenue considers appropriate for equalizing such adjusted assessments;

(2) Paragraph 16 of the said section 1 is revoked and the following substituted therefor:

16. "equalized assessment for a board" means the lesser of,

- i. the sum of the equalized assessments for the municipalities or localities within the jurisdiction of the board, and
- ii. the product of 2.18 and the sum of the amounts for the municipalities within the jurisdiction of the board that are determined by subparagraph i of paragraph 17;

except in the case of a separate school board where the municipalities or localities within

its jurisdiction are not all within the jurisdiction of one public school board, in which case the lesser of the amounts referred to in subparagraphs i and ii shall be determined separately for the municipalities or localities within the jurisdiction of each public school board and in respect of any other localities that are not within the jurisdiction of any public school board, and the equalized assessment for such separate school board shall be the sum of the lesser amounts so determined;

(3) Paragraph 18 of the said section 1 is revoked and the following substituted therefor:

18. "equivalent assessment for a municipality or locality" means, in respect of a board, the amount of assessment that would yield an amount equal to the sums payable or allocated by the municipality or locality to the board in 1980 in respect of,

- i. the tax levied under subsections 161 (12) and (13) of the *Municipal Act* and allocated under subsection (22) thereof, and

- ii. payments in lieu of taxes for 1980,

if such assessment were levied upon at the rate levied in 1979 in the municipality or locality for the purposes of the board on residential and farm assessment, or an amount of assessment that is approved by the Minister;

(4) Paragraph 22 of the said section 1 is revoked and the following substituted therefor:

22. "municipality or locality" means for the purpose of this Regulation an area for which the Ministry of Revenue has published or is required to publish a 1979 Provincial Assessment Equalization Factor or, where approved by the Minister, means a part of such area;

2. Schedule A to the said Regulation is revoked and the following substituted therefor:

SCHEDULE A

DIVISIONAL BOARDS OF EDUCATION

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Atikokan Board of Education		
Elementary Schools	1.2472	.0167
Secondary Schools	1.2532	.0162
Brant County Board of Education		
Elementary Schools	1.0448	.0000
Secondary Schools	1.0355	.0000
Bruce County Board of Education		
Elementary Schools	1.0484	.0000
Secondary Schools	1.0253	.0003
Carleton Board of Education		
Elementary Schools	1.0634	.0162
Secondary Schools	1.0223	.0000
Central Algoma Board of Education		
Elementary Schools	1.2000	.0117
Secondary Schools	1.1690	.0000
Chapleau Board of Education		
Elementary Schools	1.1682	.0000
Secondary Schools	1.3607	.0000
Cochrane-Iroquois Falls Board of Education		
Elementary Schools	1.2084	.0057
Secondary Schools	1.2251	.0000
Dryden Board of Education		
Elementary Schools	1.1811	.0000
Secondary Schools	1.1879	.0000
Dufferin County Board of Education		
Elementary Schools	1.0582	.0000
Secondary Schools	1.0236	.0000
Durham Board of Education		
Elementary Schools	1.0494	.0000
Secondary Schools	1.0201	.0000
East Parry Sound Board of Education		
Elementary Schools	1.1681	.0000
Secondary Schools	1.1087	.0000
Elgin County Board of Education		
Elementary Schools	1.0364	.0000
Secondary Schools	1.0206	.0000
Espanola Board of Education		
Elementary Schools	1.1908	.0000
Secondary Schools	1.1475	.0000
Essex County Board of Education		
Elementary Schools	1.0527	.0173
Secondary Schools	1.0359	.0000

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Fort Frances-Rainy River Board of Education		
Elementary Schools	1.1645	.0036
Secondary Schools	1.1633	.0048
Frontenac County Board of Education		
Elementary Schools	1.0891	.0029
Secondary Schools	1.0526	.0000
Geraldton Board of Education		
Elementary Schools	1.2837	.0093
Secondary Schools	1.2400	.0000
Grey County Board of Education		
Elementary Schools	1.0656	.0054
Secondary Schools	1.0283	.0128
Haldimand Board of Education		
Elementary Schools	1.0490	.0000
Secondary Schools	1.0144	.0000
Haliburton County Board of Education		
Elementary Schools	1.1832	.0029
Secondary Schools	1.1109	.0000
Halton Board of Education		
Elementary Schools	1.0656	.0107
Secondary Schools	1.0276	.0000
Board of Education for the City of Hamilton		
Elementary Schools	1.1202	.0158
Secondary Schools	1.0803	.0166
Hastings County Board of Education		
Elementary Schools	1.0684	.0054
Secondary Schools	1.0321	.0017
Hearst Board of Education		
Elementary Schools	1.1761	.0000
Secondary Schools	1.2782	.0000
Hornepayne Board of Education		
Elementary Schools	1.1786	.0000
Secondary Schools	1.4527	.0000
Huron County Board of Education		
Elementary Schools	1.0580	.0000
Secondary Schools	1.0261	.0000
Kapuskasing Board of Education		
Elementary Schools	1.1873	.0078
Secondary Schools	1.1934	.0000
Kenora Board of Education		
Elementary Schools	1.2462	.0200
Secondary Schools	1.1534	.0097
Kent County Board of Education		
Elementary Schools	1.0609	.0000
Secondary Schools	1.0220	.0000

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Kirkland Lake Board of Education		
Elementary Schools	1.2406	.0206
Secondary Schools	1.1829	.0117
Lakehead Board of Education		
Elementary Schools	1.1762	.0196
Secondary Schools	1.1114	.0064
Lake Superior Board of Education		
Elementary Schools	1.1802	.0020
Secondary Schools	1.3021	.0000
Lambton County Board of Education		
Elementary Schools	1.0567	.0000
Secondary Schools	1.0322	.0000
Lanark County Board of Education		
Elementary Schools	1.0800	.0000
Secondary Schools	1.0400	.0000
Leeds and Grenville County Board of Education		
Elementary Schools	1.0657	.0000
Secondary Schools	1.0315	.0000
Lennox and Addington County Board of Education		
Elementary Schools	1.0657	.0000
Secondary Schools	1.0531	.0000
Lincoln County Board of Education		
Elementary Schools	1.0912	.0253
Secondary Schools	1.0304	.0106
Board of Education for the City of London		
Elementary Schools	1.1053	.0276
Secondary Schools	1.0679	.0148
Manitoulin Board of Education		
Elementary Schools	1.2509	.0000
Secondary Schools	1.1721	.0000
Metropolitan Toronto School Board		
Elementary Schools	1.1534	.0281
Secondary Schools	1.0727	.0080
Michipicoten Board of Education		
Elementary Schools	1.2178	.0000
Secondary Schools	1.2909	.0000
Middlesex County Board of Education		
Elementary Schools	1.0492	.0084
Secondary Schools	1.0252	.0035
Muskoka Board of Education		
Elementary Schools	1.1463	.0103
Secondary Schools	1.0856	.0047
Niagara South Board of Education		
Elementary Schools	1.0987	.0180
Secondary Schools	1.0594	.0129

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Column 1		
Nipigon-Red Rock Board of Education		
Elementary Schools	1.2191	.0000
Secondary Schools	1.2168	.0000
Nipissing Board of Education		
Elementary Schools	1.1652	.0222
Secondary Schools	1.1218	.0118
Norfolk Board of Education		
Elementary Schools	1.0491	.0000
Secondary Schools	1.0333	.0017
North Shore Board of Education		
Elementary Schools	1.1759	.0000
Secondary Schools	1.1812	.0000
Northumberland and Newcastle Board of Education		
Elementary Schools	1.0534	.0011
Secondary Schools	1.0160	.0000
Ottawa Board of Education		
Elementary Schools	1.1364	.0260
Secondary Schools	1.0641	.0129
Oxford County Board of Education		
Elementary Schools	1.0440	.0027
Secondary Schools	1.0263	.0000
Peel Board of Education		
Elementary Schools	1.0539	.0000
Secondary Schools	1.0262	.0000
Perth County Board of Education		
Elementary Schools	1.0270	.0002
Secondary Schools	1.0149	.0000
Peterborough County Board of Education		
Elementary Schools	1.0576	.0141
Secondary Schools	1.0452	.0132
Prescott and Russell County Board of Education		
Elementary Schools	1.0571	.0000
Secondary Schools	1.0456	.0000
Prince Edward County Board of Education		
Elementary Schools	1.0412	.0000
Secondary Schools	1.0374	.0000
Red Lake Board of Education		
Elementary Schools	1.2308	.0000
Secondary Schools	1.2742	.0000
Renfrew County Board of Education		
Elementary Schools	1.1120	.0164
Secondary Schools	1.0403	.0000
Sault Ste. Marie Board of Education		
Elementary Schools	1.1806	.0348
Secondary Schools	1.1158	.0064

DIVISIONAL BOARD OF EDUCATION—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Simcoe County Board of Education		
Elementary Schools	1.0576	.0115
Secondary Schools	1.0361	.0051
Stormont, Dundas and Glengarry County Board of Education		
Elementary Schools	1.0785	.0018
Secondary Schools	1.0388	.0000
Sudbury Board of Education		
Elementary Schools	1.1693	.0188
Secondary Schools	1.1078	.0000
Timiskaming Board of Education		
Elementary Schools	1.2189	.0010
Secondary Schools	1.1660	.0026
Timmins Board of Education		
Elementary Schools	1.1617	.0079
Secondary Schools	1.1082	.0000
Victoria County Board of Education		
Elementary Schools	1.0740	.0000
Secondary Schools	1.0199	.0000
Waterloo County Board of Education		
Elementary Schools	1.0940	.0129
Secondary Schools	1.0499	.0044
Wellington County Board of Education		
Elementary Schools	1.0413	.0000
Secondary Schools	1.0259	.0035
Wentworth County Board of Education		
Elementary Schools	1.0513	.0106
Secondary Schools	1.0154	.0000
West Parry Sound Board of Education		
Elementary Schools	1.1800	.0041
Secondary Schools	1.1131	.0052
Board of Education for the City of Windsor		
Elementary Schools	1.1218	.0390
Secondary Schools	1.0630	.0107
York County Board of Education		
Elementary Schools	1.0646	.0037
Secondary Schools	1.0175	.0000

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Atikokan RCSS Board	1.2034	.0000
Brant County RCSS Board	1.0491	.0000
Bruce-Grey County RCSS Board	1.0637	.0000
Carleton RCSS Board	1.0527	.0000
Chapleau District RCSS Board	1.1931	.0000
Cochrane-Iroquois Falls District RCSS Board	1.2409	.0000
Dryden District RCSS Board	1.2275	.0156
Dufferin-Peel RCSS Board	1.0320	.0000
Durham Region RCSS Board	1.0534	.0000
Elgin County RCSS Board	1.0536	.0000
Essex County RCSS Board	1.0589	.0062
Fort Frances-Rainy River District RCSS Board	1.2159	.0142
Frontenac-Lennox and Addington County RCSS Board	1.0859	.0047
Geraldton District RCSS Board	1.2586	.0000
Haldimand-Norfolk RCSS Board	1.0533	.0000
Halton RCSS Board	1.0179	.0000
Hamilton-Wentworth RCSS Board	1.0978	.0094
Hastings-Prince Edward County RCSS Board	1.0990	.0000
Hearst District RCSS Board	1.1970	.0000
Huron-Perth County RCSS Board	1.1062	.0000
Kapuskasing District RCSS Board	1.2135	.0117
Kenora District RCSS Board	1.2452	.0000
Kent County RCSS Board	1.0562	.0000
Kirkland Lake District RCSS Board	1.2403	.0000
Lakehead District RCSS Board	1.1566	.0125
Lambton County RCSS Board	1.0511	.0000
Lanark-Leeds and Grenville County RCSS Board	1.0800	.0000
Lincoln County RCSS Board	1.0840	.0061
London and Middlesex County RCSS Board	1.0800	.0128

ROMAN CATHOLIC SEPARATE SCHOOL BOARDS—Continued

NAME OF BOARD Column 1	GRANT WEIGHTING FACTOR Column 2	QUALIFICATIONS AND EXPERIENCE ADJUSTMENT FACTOR Column 3
Metropolitan Separate School Board	1.1065	.0000
Michipicoten District RCSS Board	1.1760	.0000
Nipissing District RCSS Board	1.1326	.0000
North of Superior District Combined RCSS Board	1.2437	.0000
North Shore District RCSS Board	1.1866	.0000
Ottawa RCSS Board	1.1067	.0148
Oxford County RCSS Board	1.0966	.0000
Peterborough-Victoria-Northumberland and Newcastle RCSS Board	1.0636	.0000
Prescott and Russell County RCSS Board	1.0945	.0000
Renfrew County RCSS Board	1.1058	.0000
Sault Ste. Marie District RCSS Board	1.1179	.0140
Simcoe County RCSS Board	1.0468	.0000
Stormont, Dundas and Glengarry County RCSS Board	1.0930	.0000
Sudbury District RCSS Board	1.1396	.0000
Timiskaming District RCSS Board	1.2151	.0000
Timmins District RCSS Board	1.1503	.0000
Waterloo County RCSS Board	1.0710	.0045
Welland County RCSS Board	1.0993	.0173
Wellington County RCSS Board	1.0700	.0000
Windsor R.C.S.S. Board	1.0923	.0204
York Region RCSS Board	1.0533	.0000

O. Reg. 343/81, s. 2.

BETTE STEPHENSON
Minister of Education

Dated at Toronto, this 18th day of March, 1981.

THE EDUCATION ACT

O. Reg. 344/81.

Apportionment 1980 Requisitions.

Made—May 14th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 230/80 MADE UNDER THE EDUCATION ACT

1. Clause 1 (d) of Ontario Regulation 230/80 is revoked and the following substituted therefor:

(d) "municipality or locality" means, for the purpose of this Regulation, an area for which the Ministry of Revenue has published or is required to publish a 1979 Provincial Assessment Equalization Factor or, where approved by the Minister, means a part of such area;

THE ONTARIO GUARANTEED ANNUAL INCOME ACT

O. Reg. 345/81.

Guaranteed Income Limit.

Made—May 8th, 1981.

Filed—May 21st, 1981.

REGULATION MADE UNDER THE ONTARIO GUARANTEED ANNUAL INCOME ACT

GUARANTEED INCOME LIMIT

1. Commencing with the month of April, 1981 the guaranteed income limit is,

- (a) in the case of a beneficiary who is described in any of subclauses 1 (d) (i), (iv) or (vi) of the Act, or who is described in subclause 1 (d) (iii) of the Act and is married to a spouse who is not entitled to receive a spouse's allowance authorized to be paid under Part II.I of the *Old Age Security Act* (Canada), the amount of \$5,593.32;
- (b) in the case of a beneficiary who is described in either subclauses 1 (d) (ii) or (v) of the Act, the amount of \$5,263.32;
- (c) in the case of a beneficiary described in subclause 1 (d) (iii) of the Act and who is married to a spouse who is entitled to receive a spouse's allowance authorized to be paid

under Part II.I of the *Old Age Security Act* (Canada), the amount of \$5,018.88; and

- (d) in the case of a beneficiary described in subclause 1 (d) (vii) of the Act, the amount of \$10,526.62. O. Reg. 345/81, s. 1.

2. Regulation 708 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 345/81, s. 2.

3. This Regulation comes into force on the 1st day of April, 1981. O. Reg. 345/81, s. 3.

THE INCOME TAX ACT

O. Reg. 346/81.

General.

Made—May 8th, 1981.

Filed—May 21st, 1981.

REGULATION TO AMEND REGULATION 509 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE INCOME TAX ACT

1. Clause 1 (b) of Regulation 509 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(b) "employer", "estimated deductions", "exemptions", "pay", "remuneration" and "total remuneration" have the meaning given those expressions in section 100 of the *Federal Regulations*;

2. Subsection 3 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Notwithstanding subsection (1), where an employee has elected under subsection 107 (2) of the *Federal Regulations* and has not revoked such election, the amount to be deducted or withheld by the employer in a taxation year from any payment of remuneration (in this subsection referred to as the "payment") that is,

- (a) in respect of commissions or is a combined payment of commissions and salary or wages; or
- (b) in respect of salary or wages where the employee is remunerated by a combination of commissions and salary or wages,

made in the taxation year to an employee who reports for work at an establishment of the employer in Ontario shall be $\frac{44}{135}$ of the product obtained by multiplying the amount of the payment by the appropriate decimal fraction set out in the Table referred to

in paragraph 102 (2) (h) of the *Federal Regulations* applicable as of the date of the payment, having regard to the amounts of total remuneration and of exemptions and estimated deductions in respect of the taxation year in which the payment was made.

(3) Except as otherwise provided in this Regulation, where an employer pays to an employee an amount of remuneration that is not provided for in the Tables referred to in subsections (1) and (2), the amount to be deducted or withheld by the employer from such payment is, in the case of an employee who reports for work at an establishment of the employer in Ontario, 44/135 of the amount indicated in column 1, 2, 3, 4 or 5 of the Table referred to in paragraph 102 (3) (f) of the *Federal Regulations* applicable as of the date of the payment, having regard to the length of the pay period in respect of which the remuneration is paid and the employee's pay and exemptions for his taxation year in which the remuneration is paid. O. Reg. 346/81, s. 2.

3. Subsection 4 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Subject to subsection (5) and in lieu of the amount determined under section 3, where a payment described in subsection 103 (6) of the *Federal Regulations* is made by an employer to an employee who is a resident of Canada,

(a) where the payment does not exceed \$5,000, the employer shall deduct or withhold therefrom, in the case of an employee who reports for work at an establishment of the employer in Ontario, 44/135 of 10 per cent of such payment;

(b) where the payment exceeds \$5,000 but does not exceed \$15,000, the employer shall deduct or withhold therefrom, in the case of an employee who reports for work at an establishment of the employer in Ontario, 44/135 of 20 per cent of such payment; or

(c) where the payment exceeds \$15,000, the employer shall deduct or withhold therefrom, in the case of an employee who reports for work at an establishment of the employer in Ontario, 44/135 of 30 per cent of such payment. O. Reg. 346/81, s. 3.

4. Subsection 5 (2) of the said Regulation is revoked and the following substituted therefor:

(2) Subject to subsection (1), subsections 100 (3) and (4), subsections 102 (4), (5) and (6), sections 106 and 107 and subsections 108 (1), (2), (3) and (4) of the *Federal Regulations* apply with necessary modifications to this Regulation. O. Reg. 346/81, s. 4.

5. This Regulation shall be deemed to have come into force on the 1st day of January, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 347/81.

Exemption—Ministry of Natural Resources—MNR-17/2.

Made—May 14th, 1981.

Approved—May 14th, 1981.

Filed—May 21st, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-17/2

Having received a request from the Minister of Natural Resources that an undertaking namely:

That portion of the Ministry of Natural Resources' Fish Stocking Program which consists of the introduction into a body of water or water-course of fish,

be exempted from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The public will be interfered with by delay in implementation of new components of this part of the Fish Stocking Program;

B. The Hills Lake Fish Stocking project will not be able to proceed.

Having weighed such injury, damage and interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The Minister of Natural Resources has determined that this portion of the Fish Stocking Program has no significant adverse effects on the environment;

B. The protection, conservation and wise management of the environment will be sufficiently provided for by the planning and implementation of this portion of the Ministry of Natural Resources' Fish Stocking Program and the enforcement and observation of:

- *The Canada Fisheries Act*,
- *The Game and Fish Act*,
- Ministry of Natural Resources' Fish Stocking Policy and Procedures;

- C. The Minister of Natural Resources has submitted a Class Environmental Assessment for Fish Stocking in New Waters for approval under the *Environmental Assessment Act*.

The exemption is subject to the following terms and conditions:

1. This exemption shall terminate on December 31, 1981 or any time prior, once approval to proceed with respect to the Class Environmental Assessment has been granted.
2. The introduction into a body of water or watercourse in the Province of Ontario of a fish species not already present in the Province of Ontario is not part of the undertaking exempt or temporarily exempt under this order and shall require an Environmental Assessment and approval to proceed.
3. Where the implementation of the undertaking requires some activity, for which an Environmental Assessment has been carried out and an approval to proceed received that activity shall be carried out in accordance with the Environmental Assessment and approval to proceed.
4. Copies of the Ministry of Natural Resources' Fish Stocking Policy and Procedures, and of any amendments subsequent to the date of this order, shall be made available to the public at local offices of the Ministry of Natural Resources and shall also be sent to the Environmental Approvals Branch to be kept with the records of Environmental Assessments and made available to the public in the same way as such records.
5. The Ministry of Natural Resources will carry out the undertaking in accordance with the Class Environmental Assessment for Fish Stocking in New Waters except in the case of the Hills Lake fish stocking project in the Ministry of Natural Resources' administrative District of Hearst.

This order comes into force and has effect on the day upon which it is signed. O. Reg. 347/81.

K. C. NORTON
Minister of the Environment

Dated at Toronto, this 14th day of May, 1981.

THE FOREST FIRES PREVENTION ACT

O. Reg. 348/81.

Restricted Fire Zones.

Made—May 21st, 1981.

Filed—May 21st, 1981.

REGULATION MADE UNDER THE FOREST FIRES PREVENTION ACT

RESTRICTED FIRE ZONES

1. The part of the Northwestern Fire Region, as described in Schedule 1 of Appendix A to Regulation 396 of Revised Regulations of Ontario, 1980, that is described in Schedule A hereto is declared to be a restricted fire zone from the 21st day of May to the 31st day of May, both inclusive, in the year 1981. O. Reg. 348/81, s. 1.

2. The North Central Fire Region, as described in Schedule 2 of Appendix A to the said Regulation is declared to be a restricted fire zone from the 21st day of May to the 31st day of May, both inclusive, in the year 1981. O. Reg. 348/81, s. 2.

3. The Northeastern Fire Region, as described in Schedule 4 of Appendix A to the said Regulation is declared to be a restricted fire zone from the 21st day of May to the 31st day of May, both inclusive, in the year 1981. O. Reg. 348/81, s. 3.

Schedule A

All of the Northwestern Fire Region, as described in Schedule 1 of Appendix A to Regulation 396 of Revised Regulations of Ontario, 1980 lying south of the 13th Base Line.

SAVING AND EXCEPTING thereout and therefrom that part of Sioux Lookout Administrative District of the Ministry of Natural Resources lying between latitude 51° 00' and the 13th Base Line described as follows:

BEGINNING at the intersection of latitude 51° 00' with longitude 89° 00' ;

THENCE northerly along longitude 89° 00' to the southerly boundary of Wunnumin Lake Indian Reserve No. 86;

THENCE easterly along that southerly boundary to the easterly boundary of that Indian Reserve;

THENCE northerly along that easterly boundary to the northerly boundary of that Indian Reserve;

THENCE westerly along that northerly boundary to longitude 89° 00';

THENCE northerly along longitude 89° 00' to its intersection with the easterly production of the 13th Base Line;

THENCE westerly along that easterly production and the 13th Base Line to its intersection with longitude 92° 30';

THENCE southerly along longitude 92° 30' to the 11th Base Line;

THENCE easterly along the 11th Base Line to the intersection with the northerly production of the easterly boundary of the geographic Township of McNaughton;

THENCE southerly along that northerly production to the intersection with latitude 51° 00';

THENCE easterly along latitude 51° 00' to the place of beginning. O. Reg. 348/81, Sched. A.

W. T. FOSTER

Deputy Minister of Natural Resources

Dated at Toronto, this 21st day of May, 1981.

THE PLANNING ACT

O. Reg. 349/81.

Restricted Areas—The Regional Municipality of York, Town of Markham.

Made—May 12th, 1981.

Filed—May 22nd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 104/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 104/72 is amended by adding thereto the following section:

34. Notwithstanding any other provision of this Order, the existing frame barn and existing frame shed on the land described in Schedule 19 may each be used as dog kennels. O. Reg. 349/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 19

That parcel of land situate in the Town of Markham in The Regional Municipality of York, being that part of Lot 29 in Concession V shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 64R-7388. O. Reg. 349/81, s. 2.

P. G. RIMMINGTON

Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 12th day of May, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 350/81.

Crop Insurance Plan—Lima Beans.

Made—April 28th, 1981.

Approved—May 14th, 1981.

Filed—May 22nd, 1981.

REGULATION TO AMEND REGULATION 212 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsection 12 (1) of the Schedule to Regulation 212 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(1) The total premium payable in respect of acreage under contract to a processor is \$50 per acre.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER

Chairman

RONALD ATKINSON

Secretary

Dated at Toronto, this 28th day of April, 1981.

THE PLANNING ACT

O. Reg. 351/81.

Order Made Under Section 30 of the Planning Act.

Made—May 14th, 1981.

Filed—May 26th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had

the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Verulam in the County of Victoria, being that part of Lot 11 in Concession IV designated as Parts 1, 2, 3, 4, 10, 11, 12, 13, 14, 15 and 16 according to a Plan deposited in the Land Registry Office for the Registry Division of Victoria (No. 57) as Number RD 60. O. Reg. 351/81, s. 1.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 14th day of May, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 352/81.

Exemption Re: Highway No. 404.

Made—May 27th, 1981.

Filed—May 27th, 1981.

REGULATION MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION RE: HIGHWAY No. 404

1. In this Regulation,

- (a) "the construction of proposed Highway 404" means the construction, as described in EA1-80-0007-000 and the Review, of an extension from Gormley Road to Aurora Road in The Regional Municipality of York to that part of the King's Highway known as No. 404;
- (b) "EA1-80-0007-000" means the record maintained under section 31 of the Act, of the environmental assessment submitted by the Ministry of Transportation and Communications and filed under environmental assessment file No. 1-80-0007-000;
- (c) "Review" means the review prepared pursuant to clause 7 (1) (a) of the Act concerning the construction of proposed Highway 404. O. Reg. 352/81, s. 1.

2. The undertaking being the completion of the construction of proposed Highway 404 and the subsequent operation and maintenance of that completed portion of the King's Highway is exempt from subsections 5 (1) and 6 (1) of the Act. O. Reg. 352/81, s. 2.

THE FOREST FIRES PREVENTION ACT

O. Reg. 353/81.

Restricted Fire Zone.

Made—May 27th, 1981.

Filed—May 28th, 1981.

REGULATION TO REVOKE ONTARIO REGULATION 348/81 MADE UNDER THE FOREST FIRES PREVENTION ACT RESTRICTED FIRE ZONE

1. Ontario Regulation 348/81 is revoked. O. Reg. 353/81, s. 1.

ALAN W. POPE
Minister of Natural Resources

Dated at Toronto, this 27th day of May, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 354/81.

County of Wentworth (now The Regional Municipality of Hamilton-Wentworth), Town of Dundas.

Made—May 25th, 1981.

Filed—May 29th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 486/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Clause 1 (n) of Ontario Regulation 486/73 is revoked and the following substituted therefor:

(n) "street" means a public highway that is the principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a municipality, including a regional municipality, or is a road within a registered plan of subdivision or is a road the maintenance of which has been assumed by a municipality;

2. Section 2 of the said Regulation, as remade by section 1 of Ontario Regulation 219/78, is revoked and the following substituted therefor:

2.—(1) In this section,

- (a) "designated lands" means any land designated on a map as a Public Use Area or as a Complementary Use Area;
- (b) "map" means a map that is included in The Parkway Belt West Plan that was approved

by the Lieutenant Governor by Order-in-Council 2188/78 on the 19th day of July, 1978.

(2) This Regulation applies to the following lands:

1. Those lands formerly in the Town of Dundas in the County of Wentworth, now in the Town of Dundas in The Regional Municipality of Hamilton-Wentworth, being the designated lands shown on map 2 in Lots 18 to 25, inclusive, in concessions I and II in the geographic Township of West Flamborough in the former Town of Dundas.

2. All original road allowance between or fronting on the lands described in this subsection. O. Reg. 354/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 25th day of May, 1981.

THE PLANNING ACT

O. Reg. 355/81.

Restricted Areas—District of Timiskaming, Town of Charlton, Township of Chamberlain and the geographic townships of Boston, Dack, Evanturel, Lebel, Marquis, Marter, McElroy, Otto and Pacaud.

Made—May 26th, 1981.

Filed—May 29th, 1981.

REGULATION TO AMEND REGULATION 671 OF

REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 671 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

34. Notwithstanding any other provision of this Order, the land described in Schedule 32 may be used for the erection and use thereon of an additional single-family dwelling and buildings and structures accessory thereto. O. Reg. 355/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 32

That parcel of land situate in the Township of Evanturel in the Territorial District of Timiskaming, being that part of the north half of Lot 10 in Conces-

sion IV described as Parcel 3046 in the Register for South Section Timiskaming in the Land Registry Office for the Land Titles Division of Timiskaming (No. 54). O. Reg. 355/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 26th day of May, 1981.

THE PLANNING ACT

O. Reg. 356/81.

Order Made Under Section 30 of
the Planning Act.

Made—May 25th, 1981.

Filed—May 29th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Borough of York in the Municipality of Metropolitan Toronto, being those parts of Lots 314 and 315 according to a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 1813, the boundaries of the said parcel being described as follows:

Premising that the southwesterly limit of Lot 313 according to the said Registered Plan has a bearing of north 42° 26' west and relating all bearings herein thereto;

Beginning at a point in the northwesterly limit of the said Lot 314 distant one foot measured northeasterly thereon from the most westerly angle of the said Lot 314;

Thence north 47° 25' east along the northwesterly limits of the said Lots 314 and 315 a distance of 26 feet, more or less, to a point in the said northwesterly limit of the said Lot 315 distant 2 feet measured northeasterly thereon from the most westerly angle of the said Lot 315;

Thence south 42° 26' east parallel with the south-westerly limit of the said Lot 313 a distance of 125.02 feet, more or less, to the southwesterly limit of the said Lot 315;

Thence southwesterly along a curve to the left of radius 303.67 feet, an arc distance of 2 feet, chord equivalent 2 feet, more or less, measured on a course south 47° 36' 20" west to the most easterly angle of the said Lot 314;

Thence south 47° 25' west along the southeasterly limit of the said Lot 314 a distance of 24 feet, more or less, to a point in the said southeasterly limit of the said Lot 314 distant one foot measured north-easterly thereon from the most southerly angle of the said Lot 314;

Thence north 42° 26' west parallel with the south-westerly limit of the said Lot 313 a distance of 125 feet, more or less, to the place of beginning.

O. Reg. 356/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 25th day of May, 1981.

THE PLANNING ACT

O. Reg. 357/81.

Order Made Under Section 30 of
the Planning Act.

Made—May 25th, 1981.

Filed—May 29th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof,

does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Borough of York in the Municipality of Metropolitan Toronto, being those parts of Lots 17 and 18 on the north side of Westmoreland Avenue as shown on a Plan registered in the Land Registry Office for the Registry Division of Toronto Boroughs (No. 64) as Number 847 described as follows:

Beginning at a point in the easterly limit of Willard Avenue situated 85 feet, 9 inches northerly along the said limit from the northerly limit of Westmoreland Avenue;

Thence northerly along the said easterly limit of Willard Avenue 21 feet, 3 inches, more or less, to the point where the said limit is intersected by the production westerly of the centre line of the partition wall between the house on the lands herein described and the house on the lands lying immediately to the north thereof;

Thence easterly to and along the said centre line of wall and continuing easterly parallel with the southerly limits of the said Lots 17 and 18 to the easterly limit of the said Lot 17;

Thence southerly along the said easterly limit of the said Lot 17 a distance of 21 feet, 2 inches, more or less, to a point in the said easterly limit of the said Lot 17 situated 85 feet, 9 inches measured northerly along the said limit from the northerly limit of Westmoreland Avenue;

Thence westerly parallel with the northerly limit of Westmoreland Avenue to the place of beginning.

Subject to a right-of-way over the southerly 3 feet, 7 inches of the lands herein described for a depth of 65 feet easterly from Willard Avenue;

And together with a right-of-way over a strip of land 3 feet, 7 inches wide lying immediately to the south of the lands herein described for a depth of 65 feet easterly from Willard Avenue and being parts of the said Lots 17 and 18. O. Reg. 357/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 25th day of May, 1981.

THE LIQUOR LICENCE ACT

O. Reg. 358/81.

General.

Made—May 28th, 1981.

Filed—June 1st, 1981.

REGULATION TO AMEND

REGULATION 581 OF

REVISED REGULATIONS OF ONTARIO, 1980

MADE UNDER

THE LIQUOR LICENCE ACT

1.—(1) Clause 68 (1) (b) of Regulation 581 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(b) on all beer shipped by the manufacturer for sale or for distribution in Ontario, 20 per cent of,

(i) the brewer's sales price, based on the brewer's price of beer for home consumption,

(ii) the duty of excise imposed on the beer under the *Excise Act* (Canada), and

(iii) the consumption or sales tax imposed on the beer under the *Excise Tax Act* (Canada).

(2) Clause 68 (2) (b) of the said Regulation is revoked and the following substituted therefor:

(b) on all beer shipped by the manufacturer for sale or for distribution in Ontario, 20 per cent of,

(i) the brewer's sales price, based on the brewer's price of beer for home consumption,

(ii) the duty of excise imposed on the beer under the *Excise Act* (Canada), and

(iii) the consumption or sales tax imposed on the beer under the *Excise Tax Act* (Canada).

THE HIGHWAY TRAFFIC ACT

O. Reg. 359/81.

Demerit Point System.

Made—July 10th, 1980.

Filed—June 1st, 1981.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

DEMERIT POINT SYSTEM

INTERPRETATION

1. In this Regulation,

(a) "accumulated demerit points" means the total demerit points in a person's record acquired as a result of offences committed within any period of two years less any points deducted for that period under this Regulation;

(b) "Class L driver's licence" means a Class L drivers licence as prescribed in Regulation 462 of Revised Regulations of Ontario, 1980;

(c) "Class R driver's licence" means a Class R driver's licence as prescribed in Regulation 462 of Revised Regulations of Ontario, 1980;

(d) "probationary driver" means a person who is classed as such under the provisions of this Regulation;

(e) "valid driver's licence" means a driver's licence that is not expired, cancelled or under suspension. O. Reg. 359/81, s. 1.

NON-PROBATIONARY DRIVERS

2. Where a person is convicted of an offence under a provision of an Act, regulation or municipal by-law set out in column 1 of the Table, committed while the person was not a probationary driver, and if the penalty imposed by the court for the conviction does not include a period of suspension of his driver's licence, the Registrar shall record in respect of the person, as of the date of commission of the offence, the number of demerit points set opposite thereto in column 2. O. Reg. 359/81, s. 2.

3. Where the accumulated demerit points of a person who is not a probationary driver total six or more but less than nine, the Registrar shall mail a notice to the person at his latest address appearing on the records of the Ministry, of the number of accumulated demerit points, but failure to give notice under this section does not render ineffective any further proceeding under this Regulation. O. Reg. 359/81, s. 3.

4. Where the accumulated demerit points of a person who is not a probationary driver total nine or more but less than fifteen, the Registrar may require the person to attend before an official of the Ministry for an interview and to furnish such information, evidence or material as is required to show cause why his driver's licence should not be suspended. O. Reg. 359/81, s. 4.

5. Where a person fails to attend for an interview as required by the Registrar under section 4, the Minister may, after giving notice, suspend the driver's licence of the person. O. Reg. 359/81, s. 5.

6. Where the Minister is of the opinion that a person has failed to show cause under section 4 why his driver's licence should not be suspended, the Minister may, after giving notice, suspend the driver's licence of the person and the licence shall not be reinstated until such period as the Minister considers advisable has elapsed from the date the licence was surrendered for the purpose of suspension under this section, or, two years have elapsed from the date the licence was suspended under this section, whichever occurs first. O. Reg. 359/81, s. 6.

7.—(1) Where a person's accumulated demerit points in a period during which he was not a probationary driver total fifteen or more, the Registrar shall, after giving notice, suspend the driver's licence of the person and the licence shall not be reinstated until,

- (a) in the case of a first suspension for accumulation of demerit points, thirty days have elapsed from the date the licence was surrendered for the purpose of suspension under this section, or, two years have elapsed from the date the licence was suspended under this section, whichever occurs first; or
- (b) in the case of a subsequent suspension for accumulation of demerit points, six months have elapsed from the date the licence was surrendered for the purpose of suspension under this section, or, two years have elapsed from the date the licence was suspended under this section, whichever occurs first.

(2) For the purpose of clause (1) (b), a suspension for accumulation of demerit points is a subsequent suspension only if the suspension occurs as a result of a conviction for an offence committed within two years after the expiry of a prior suspension under this section for accumulation of demerit points.

(3) Where a suspension is imposed under this section on a person who at the time of the suspension is not a probationary driver, upon the effective date of the suspension the person's accumulated demerit points for all previous periods shall be reduced to seven and the points retained as accumulated demerit points shall be those recorded in respect of the most recently committed offences.

(4) Where a suspension is imposed under this section on a person who at the time of the suspension is a probationary driver, upon the effective date of the suspension the person's accumulated demerit points for all previous periods shall be reduced to zero. O. Reg. 359/81, s. 7.

PROBATIONARY DRIVERS

8.—(1) Every driver of a motor vehicle on a highway is classed as a probationary driver unless he has held,

- (a) at any time within the past three years, a valid driver's licence, other than a Class L or R driver's licence, issued under the Act;
- (b) for a total of at least twenty-four months within the past three years, a valid driver's licence, other than the equivalent of a Class L or R driver's licence, issued by a territory or province of Canada, other than Ontario, or by a state of the United States of America; or
- (c) for a total of at least twenty-four months within the past three years, a valid Canadian Forces Europe Operator's licence, other than the equivalent of a Class L or R driver's licence,

and he shall remain classed as a probationary driver until he has satisfied the conditions set out in section 13.

(2) Subsection (1) does not apply to,

- (a) the Governor General;
- (b) the Lieutenant Governor;
- (c) a representative of a foreign government who has taken a post in Ontario in the capacity of,
 - (i) ambassador or high commissioner,
 - (ii) minister,
 - (iii) counsellor,
 - (iv) secretary,
 - (v) attaché,
 - (vi) consul-general, consul or vice-consul, or

(vii) trade commissioner or assistant trade commissioner,

or the spouse of the representative. O. Reg. 359/81, s. 8.

9.—(1) Where a person becomes a probationary driver under this Regulation, the person's accumulated demerit points carried from the day on which he becomes a probationary driver shall be,

- (a) reduced to zero, if his accumulated demerit points, if any, total nine or less; or
- (b) reduced by nine points, if his accumulated demerit points total more than nine, and in such case the points retained as accumulated demerit points shall be those recorded in respect of the most recently committed offences.

(2) Upon a person becoming a probationary driver under this Regulation, other than as a result of the operation of subsection 13 (7) or (8), any probationary credits that the person may previously have accumulated are revoked. O. Reg. 359/81, s. 9.

10. Where a person is convicted of an offence under a provision of an Act, regulation or municipal by-law set out in column 1 of the Table committed while the person was a probationary driver, and if the penalty imposed by the court for the conviction does not include a period of suspension of his driver's licence, the Registrar shall record in respect of the person, as of the date of commission of the offence, the number of demerit points set opposite thereto in column 2. O. Reg. 359/81, s. 10.

11. On the first occasion in any probationary period that demerit points are recorded on a probationary driver's record, the Registrar shall mail a notice to the driver at his latest address appearing on the records of the Ministry, setting out the number of accumulated demerit points that the driver has and the circumstances under which the driver's licence may be suspended, but failure to give notice under this section does not render ineffective any further proceeding under this Regulation. O. Reg. 359/81, s. 11.

12.—(1) Where a person's accumulated demerit points in a period during which he was a probationary driver total six or more, the Registrar shall, after giving notice, suspend the driver's licence of the person and the licence shall not be reinstated until thirty days have elapsed from the date the licence was surrendered for the purpose of suspension under this section, or, two years have elapsed from the date the licence was suspended under this section, whichever occurs first.

(2) Where a suspension is imposed under this section on a person who at the time of the suspension is a probationary driver, upon the effective date of the suspension the person's accumulated demerit points for all previous periods shall be reduced to zero.

(3) Where a suspension is imposed under this section on a person who at the time of the suspension is not a probationary driver, upon the effective date of the suspension the person's accumulated demerit points for all previous periods shall be reduced to seven and the points retained as accumulated demerit points shall be those recorded in respect of the most recently committed offences. O. Reg. 359/81, s. 12.

13.—(1) A probationary driver ceases to be probationary upon accumulating two probationary credits.

(2) A probationary driver is entitled to one probationary credit for each probationary period during which he,

- (a) held, for a total of twelve months, a valid driver's licence, other than a Class L or R driver's licence, issued under the Act; and
- (b) did not commit any offence, the conviction for which resulted in the suspension of his driver's licence or would have resulted in the suspension of his driver's licence had his accumulated demerit points not been reduced by the Registrar under section 7 or 12.

(3) A probationary period for a probationary driver is twelve months but where the driver's licence of a probationary driver is suspended in a probationary period,

- (a) under subsection 9 (1), clause 18 (5) (b), section 29, section 30 for failure to meet medical standards, or section 172 of the Act; or
- (b) under the *Motor Vehicle Accident Claims Act* or the *Compulsory Automobile Insurance Act*,

the suspension shall not disentitle the probationary driver to a probationary credit under subsection (2) for the probationary period in which the suspension takes place, but the period shall be extended by a length of time equal to the duration of the suspension and entitlement to a probationary credit shall depend upon compliance with subsection (2) for the period as extended.

(4) Where the probationary driver has his driver's licence suspended, for any reason other than a reason set out in subsection (3), a new probationary period shall start on the day after the day the suspension expires.

(5) Where a probationary driver with one probationary credit is convicted of an offence committed within the period for which he acquired his credit, and the conviction for the offence results in the suspension of his driver's licence for any reason other than a reason set out in subsection (3), the credit for that period shall be revoked unless, during the period from the commission of the offence until the effective date of the suspension, the probationary driver has met the requirements as set out in subsection (2).

(6) Where a probationary driver with one probationary credit is convicted of an offence committed within the period for which he acquired his credit, and the conviction for the offence would have resulted in the suspension of his driver's licence had his accumulated demerit points not been reduced by the Registrar under section 12, the credit for that period shall be revoked unless, during the period from the commission of the offence until the effective date of the demerit point reduction, the probationary driver has met the requirements as set out in subsection (2).

(7) Where a person who has ceased to be a probationary driver in accordance with subsection (1) is convicted of an offence committed within a period for which he acquired a probationary credit and the conviction for the offence results in the suspension of his driver's licence for any reason other than a reason set out in subsection (3),

- (a) the credit for that period shall be revoked;
- (b) the person shall again be classed as a probationary driver; and
- (c) a new probationary period shall start on the day after the day the suspension expires,

unless, during the period from the commission of the offence until the effective date of the suspension but excluding any period for which a probationary credit has been awarded, the probationary driver has met the requirements as set out in subsection (2).

(8) Where a person who has ceased to be a probationary driver in accordance with subsection (1) is convicted of an offence committed within a period for which he acquired a probationary credit and the conviction for the offence would have resulted in the suspension of the person's driver's licence had his accumulated demerit points not been reduced by the Registrar under section 7 or 12,

- (a) the credit for that period shall be revoked;
- (b) the person shall again be classed as a probationary driver; and
- (c) a new probationary period shall start on the twelfth day after the day the said conviction is registered on the person's record,

unless, during the period from the commission of the offence until the effective date of the demerit point reduction, but excluding any period for which a probationary credit has been awarded, the probationary driver has met the requirements as set out in subsection (2).

(9) Where subsection (5), (6), (7) or (8) applies, demerit points accumulated as a result of offences committed prior to and including the offence referred to therein shall not be included in determining whether a probationary driver has met the requirements as set out in subsection (2) for the period from the commis-

sion of the offence until the effective date of the suspension or until the effective date of the demerit point reduction, as the case may be. O. Reg. 359/81, s. 13.

GENERAL

14. Where a person is convicted of two or more offences arising out of the same circumstances and,

- (a) if the penalty imposed by the court in respect of any of the convictions includes a period of suspension of the person's driver's licence, no demerit points shall be recorded in respect of any of the convictions; or
- (b) if the penalty imposed by the court does not include a period of suspension of the person's driver's licence in respect of any of the convictions, only demerit points for the conviction for which the greatest number of points is imposed shall be recorded and, if the greatest number of points is equal for two or more convictions, points shall be recorded for one conviction only. O. Reg. 359/81, s. 14.

15. Where a resident of Ontario is convicted or forfeits bail in another province or territory of Canada or in one of the states of the United States of America for an offence that, in the opinion of the Registrar, is in substance and effect equivalent to an offence for which points would be recorded upon conviction in Ontario, the Registrar may record the demerit points for the conviction in the same manner as if the conviction had been made or the bail forfeited in Ontario for the equivalent offence. O. Reg. 359/81, s. 15.

16.—(1) Where a person convicted of an offence set out in column 1 of the Table enters an appeal against the conviction and notice of the appeal is served on the Registrar, the conviction and demerit points related thereto shall not be entered on the record of the person unless the conviction is sustained on appeal.

(2) Where a conviction referred to in subsection (1) and related demerit points have been recorded prior to service of notice of an appeal on the Registrar, the conviction and demerit points shall be removed from the record, and any suspension imposed as a result of the conviction shall be stayed, as of the date notice is served on the Registrar, unless the conviction is sustained on appeal. O. Reg. 359/81, s. 16.

17. Where a driver's licence is suspended under this Regulation, the period of suspension is concurrent with the unexpired portion of any other suspension under this or any other authority. O. Reg. 359/81, s. 17.

18. The short descriptions in column 3 of the Table indicate, for convenience of reference only, the general nature of offences under the provisions in column 1 of the Table and shall not be construed to limit the offences for which demerit points are imposed. O. Reg. 359/81, s. 18.

19.—(1) Any notice of suspension required to be given by the Registrar or the Minister under this Regulation may be given by sending it by registered mail to the person to whom the notice is required to be given at his latest address appearing on the records of the Ministry, and notice given in accordance with this section shall be deemed to be sufficient.

(2) Where a driver's licence is suspended, the Registrar shall state the effective date of the suspension in the notice. O. Reg. 359/81, s. 19.

20.—(1) Where a person is convicted of an offence committed prior to the coming into force of this Regulation and, as a result thereof, the person's accumulated demerit points would result in a suspension under this Regulation, no suspension shall be imposed unless a suspension would also have been imposed

under Regulation 413 of Revised Regulations of Ontario, 1970 as it existed prior to the coming into force of this Regulation.

(2) No suspension under this Regulation for accumulation of demerit points shall be imposed during the six months after the 1st day of June, 1981 unless a suspension would also have been imposed under Regulation 437 of Revised Regulations of Ontario, 1970 as it existed prior to the 1st day of June, 1981.

(3) Subsection (2) does not apply to probationary drivers. O. Reg. 359/81, s. 20.

21. Regulation 457 of Revised Regulations of Ontario, 1980 is revoked. O. Reg. 359/81, s. 21.

TABLE

	COLUMN 1	COLUMN 2	COLUMN 3
Item	Provisions for offences	Number of Demerit Points	Short description of offences for convenience of reference only
1	Section 174 of the <i>Highway Traffic Act</i>	7	Failing to remain at scene of accident
2	Section 111 of the <i>Highway Traffic Act</i>	6	Careless driving
3	Section 148 of the <i>Highway Traffic Act</i>	6	Racing
4	Sections 109 and 112 of the <i>Highway Traffic Act</i> ; subsection 13 (3) of Regulation 686 of Revised Regulations of Ontario, 1980; any provision of the National Capital Commission Traffic and Property Regulations CRC-1978, c. 1044 made under the <i>National Capital Act</i> (Canada) fixing maximum rates of speed and any municipal by-law fixing maximum rates of speed where the rate of speed is exceeded by,		
	(a) 50 km/h or more	6	Exceeding speed limit by 50 km/h or more
	(b) 30 km/h or more and less than 50 km/h	4	Exceeding speed limit by 30 to 49 km/h
	(c) more than 15 km/h and less than 30 km/h	3	Exceeding speed limit by 16 to 29 km/h
5	Section 150 of the <i>Highway Traffic Act</i>	5	Driver of bus to stop at railway crossings
6	Section 142 of the <i>Highway Traffic Act</i>	3	Driving through, around or under railway crossing barrier

	COLUMN 1	COLUMN 2	COLUMN 3
Item	Provisions for offences	Number of Demerit Points	Short description of offences for convenience of reference only
7	Section 115, subsection 118 (1), section 119 and subsections 121 (2) and 124 (12) of the <i>Highway Traffic Act</i>	3	Failing to yield right of way
8	Section 116, and subsections 124 (5), (7), (8), (10) and (11), subsections 125 (3) and (4) and section 141 of the <i>Highway Traffic Act</i> , any municipal by-law requiring a driver to stop for a stop sign or signal light, and the National Capital Commission Traffic and Property Regulations CRC 1978, c. 1044 made under the <i>National Capital Act</i> (Canada) requiring a driver to stop for a stop sign.	3	Failing to obey a stop sign, signal light or railway crossing signal
9	Subsection 114 (1) of the <i>Highway Traffic Act</i>	3	Failing to obey directions of police constable
10	Subsection 114 (3) of the <i>Highway Traffic Act</i>	3	Driving or operating a vehicle on a closed highway
11	Section 173 of the <i>Highway Traffic Act</i>	3	Failing to report an accident
12	Subsection 127 (7), sections 128, 129 and 144 of the <i>Highway Traffic Act</i>	3	Improper passing
13	Section 133 of the <i>Highway Traffic Act</i>	3	Improper driving where highway divided into lanes
14	Subsection 151 (5) of the <i>Highway Traffic Act</i>	4	Failing to stop for school bus
15	Section 136 of the <i>Highway Traffic Act</i>	4	Following too closely
16	Section 140 of the <i>Highway Traffic Act</i>	3	Crowding driver's seat
17	Sections 132 and 135 of the <i>Highway Traffic Act</i>	3	Wrong way on a one-way street or highway
18	Subsections 120 (1), (2) and (3) of the <i>Highway Traffic Act</i>	2	Pedestrian crossover
19	Subsections 127 (1), (2), (3), (4), (5) and (6) of the <i>Highway Traffic Act</i>	2	Failing to share road
20	Subsection 121 (1) of the <i>Highway Traffic Act</i>	2	Improper right turn
21	Subsections 121 (3), (4), (5) and (6) of the <i>Highway Traffic Act</i>	2	Improper left turn
22	Subsections 122 (1), (2) and (7) of the <i>Highway Traffic Act</i>	2	Failing to signal

	COLUMN 1	COLUMN 2	COLUMN 3
Item	Provisions for offences	Number of Demerit Points	Short description of offences for convenience of reference only
23	Section 113 of the <i>Highway Traffic Act</i>	2	Unnecessary slow driving
24	Section 146 of the <i>Highway Traffic Act</i>	2	Failing to lower headlamp beam
25	Section 143 of the <i>Highway Traffic Act</i>	2	Improper opening of vehicle door
26	Section 123 and subsection 124 (13) of the <i>Highway Traffic Act</i> and any municipal by-law prohibiting turns	2	Prohibited turns
27	Section 138 of the <i>Highway Traffic Act</i>	2	Towing of persons on toboggans, bicycles, skis, etc., prohibited
28	Subsection 159 (2) of the <i>Highway Traffic Act</i>	2	Failing to obey signs prescribed by regulation under section 125 (1)

O. Reg. 359/81, Table.

THE HIGHWAY TRAFFIC ACT

O. Reg. 360/81.

Demerit Point System.

Made—September 4th, 1980.

Filed—June 1st, 1981.

REGULATION TO AMEND ONTARIO REGULATION 359/81 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Items 4, 7, 20 and 21 of the Table to Ontario Regulation 359/81 are revoked and the following substituted therefor:

4	Section 109 of the <i>Highway Traffic Act</i> ; subsection 13 (3) of Regulation 686 of Revised Regulations of Ontario, 1980; any provision of the National Capital Commission Traffic and Property Regulations CRC 1978, c. 1044 made under the <i>National Capital Act</i> (Canada) fixing maximum rates of speed and any municipal by-law fixing maximum rates of speed where the rate of speed is exceeded by,		
	(a) 50 km/h or more	6	Exceeding speed limit by 50 km/h or more
	(b) 30 km/h or more and less than 50 km/h	4	Exceeding speed limit by 30 to 49 km/h

	(c) more than 15 km/h and less than 30 km/h	3	Exceeding speed limit by 16 to 29 km/h
7	Section 115, subsection 118 (1), section 119, and subsections 121 (4), and 124 (12) of the <i>Highway Traffic Act</i>	3	Failing to yield right of way
20	Subsections 121 (2) and (3) of the <i>Highway Traffic Act</i>	2	Improper right turn
21	Subsections 121 (5) and (6) of the <i>Highway Traffic Act</i>	2	Improper left turn

THE HIGHWAY TRAFFIC ACT

O. Reg. 361/81.

Drivers' Licences.

Made—July 10th, 1980.

Filed—June 1st, 1981.

REGULATION TO AMEND REGULATION 462 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1.—(1) Subsection 6 (1) of Regulation 462 of Revised Regulations of Ontario, 1980 is amended by striking out “and” at the end of clause (a), by adding “and” at the end of clause (b) and by adding thereto the following clause:

(c) not be a person who is classed as a probationary driver under Ontario Regulation 359/81.

(2) Subsection 6 (3) of the said Regulation is revoked and the following substituted therefor:

(3) A holder of a Class B or E driver's licence shall,

(a) not have accumulated more than eight demerit points in his driving record; and

(b) not be a person who is classed as a probationary driver under Ontario Regulation 359/81. O. Reg. 361/81, s. 1 (2).

THE HIGHWAY TRAFFIC ACT

O. Reg. 362/81.

Driving Instructor's Licence.

Made—July 10th, 1980.

Filed—June 1st, 1981.

REGULATION TO AMEND REGULATION 464 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Subsection 3 (1) of Regulation 464 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following clause:

(ba) the applicant is not classed as a probationary driver under Ontario Regulation 359/81;

2. Subsection 7 (2) of the said Regulation is amended by striking out “or” at the end of clause (a), by inserting “or” at the end of clause (b) and by adding thereto the following clause:

(c) becoming classed as a probationary driver under Ontario Regulation 359/81.

THE HEALTH INSURANCE ACT

O. Reg. 363/81.

General.

Made—May 28th, 1981.

Filed—June 1st, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

1. Section 60 of Regulation 452 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

60.—(1) Where physiotherapy services are performed in Canada but outside Ontario they are an insured service only when performed on an in-patient or out-patient basis in a hospital.

(2) Where physiotherapy, radiotherapy, occupational therapy or speech therapy services are per-

formed outside Canada they are an insured service only when performed on an in-patient basis in a hospital or on an out-patient basis in a hospital upon discharge as an in-patient where the services performed on an out-patient basis are for the treatment of the same condition as was treated on an in-patient basis. O. Reg. 363/81, s. 1.

THE PLANNING ACT

O. Reg. 364/81.

Restricted Areas—District of Thunder Bay, Geographic Townships of Ashmore, Errington, Fulford and McQuesten.

Made—June 1st, 1981.

Filed—June 1st, 1981.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—DISTRICT OF THUNDER BAY, GEOGRAPHIC TOWNSHIPS OF ASHMORE, ERRINGTON, FULFORD AND MCQUESTEN

INTERPRETATION

1. In this Order,

1. "accessory", when used to describe a use, building or structure, means a use, building or structure that is normally incidental or subordinate to the principal use, building or structure located on the same lot;
2. "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry raising, beekeeping and such uses as are customarily and normally related to agriculture;
3. "automobile service station" means a place where,
 - i. gasoline and oil are kept for retail sale and sold by retail,
 - ii. only minor and emergency repairs and services may be performed, and
 - iii. grease, anti-freeze, tires and automobile parts may be sold as incidental to the above operations;
4. "commercial use" means the use of land, buildings or structures for the purpose of buying and selling commodities or supplying services;

5. "dwelling unit" means one or more habitable rooms occupied or capable of being occupied as an independent and separate housekeeping establishment in which separate kitchen and sanitary facilities are provided with a private entrance from outside the building or from a common hallway or stairway inside the building;
6. "front lot line" means the lot line that divides a lot from a street, right of way, Crown shoreline reserve or high-water mark of a river or lake, and
 - i. in the case of a corner lot, the shorter lot line that abuts a street, right of way, Crown shoreline reserve or high water mark of a river or lake shall be the front lot line, and
 - ii. where a lot abuts both a street and the highwater mark of a river or lake or a Crown shoreline reserve, the lot line abutting the high water mark or Crown shoreline reserve shall be the front lot line;
7. "front yard" means a yard extending across the full width of a lot between the front lot line and the nearest main wall of the main building or structure on the lot;
8. "garage" means a building accessory to a single dwelling or seasonal dwelling used primarily for the storage of one or more vehicles but does not include a garage used for commercial purposes;
9. "gross floor area" means the aggregate of the horizontal areas of each floor, whether above or below grade, measured between the exterior faces of the exterior walls of the building or structure;
10. "ground floor area" means the area of the lowest storey of a building or structure, excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls of the floor level of the said storey;
11. "guest cabin" means a building, without cooking facilities, that is accessory to a seasonal dwelling, and used only for purposes of sleeping accommodation;
12. "height" means the vertical distance between the average elevation of the finished surface of the ground at the front of the building and the highest point of the roof surface;
13. "home occupation" means any occupation for gain or support conducted entirely within a single dwelling unit by the occupants of the dwelling unit;

14. "hotel" means an establishment catering to the needs of the travelling public by the supply of food and by the furnishing of sleeping accommodation of not less than six bedrooms;
15. "industrial use" means the use of any land, building or structure for the purpose of manufacturing, assembling, finishing, treating, altering, repairing, warehousing, storing, adaption or sale of any goods, substance, article or thing or any part thereof, and the storage of building and construction equipment and materials;
16. "industrial extractive use" means the use of land for the extraction of mineral aggregates including sand, gravel, shale, clay and bed-rock suitable for the production of crushed stone, building stone, cement products and other similar materials;
17. "lot" means a parcel of land,
 - i. described in a deed or other document legally capable of conveying land, or
 - ii. shown as a lot or block on a registered plan of subdivision;
18. "lot area" means the total horizontal area within the lot lines of a lot;
19. "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings or structures situated on the lot;
20. "lot frontage" means the horizontal distance between the side lot lines of a lot and where such lot lines are not parallel, the lot frontage shall be the distance between the side lot lines measured on a line parallel to the front lot line and 7.5 metres distant therefrom;
21. "marina" means an establishment where boats are stored for rent or hire and where boats, boat motors and boat accessories are sold, repaired or refueled;
22. "parking space" means an area set aside for the purpose of the parking of vehicles with access to a street or to a private lane that has access to a street;
23. "pit" means land from which unconsolidated aggregate may be excavated, but does not include an excavation for a building or structure;
24. "public access point" means public land designated by the Crown and developed and maintained as a public access to a water body;
25. "public building" means any building or structure owned or leased by a municipal corporation, the Province of Ontario or the Government of Canada and in which government activities are carried out;
26. "public utility" means a water works or water supply system, sewage works, electrical power or energy generating transmission or distribution system, street lighting system, natural or artificial gas works or supply system, a telephone system and includes any lands, buildings or equipment required for the administration or operation of any such system;
27. "quarry" means land from which consolidated aggregate may be excavated but does not include an excavation for a building or structure;
28. "rear lot line" means the lot line opposite the front lot line;
29. "rear yard" means a yard extending across the full width of a lot between the rear lot line and the nearest main wall of the main building on the lot;
30. "seasonal dwelling" means a single dwelling to be used for recreation, and that is not occupied or intended to be occupied as a permanent residence or home;
31. "side lot line" means a lot line other than a front or rear lot line;
32. "side yard" means a yard between the nearest main wall of the main building or structure and the side lot line extending from the front yard to the rear yard;
33. "single dwelling" means a separate building containing only one dwelling unit;
34. "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or a local roads board, or is a road within a registered plan of subdivision;
35. "waste disposal site" means land approved by the Ministry of the Environment upon, into or in which waste may be deposited or processed;
36. "wayside pit or quarry" means a temporary source of consolidated or unconsolidated aggregate opened by or for a public road authority, including a local roads board, for a purpose of a particular project of public road construction;
37. "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in the Order. O. Reg. 364/81, s. 1.

APPLICATION

2. This Order applies to all the lands in the geographic Townships of Ashmore, Errington, Fulford and McQuesten in the Territorial District of Thunder Bay. O. Reg. 364/81, s. 2.

PART I

GENERAL

3. No land to which this Order applies shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force. O. Reg. 364/81, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, all of the lands in the geographic Townships of Ashmore, Errington, Fulford and McQuesten are divided into the zones listed in the following Table as shown on maps filed with the Plans Administration Division of the Ministry of Housing at Toronto as Numbers 33, 34, 35, 36, 37, 38, 39, 40 and 41, the said zones being designated on the maps as set out in the Table:

TABLE

Name of Zone	Zone Symbol on Map
Rural	RU
Rural Residential	RR
Seasonal Residential	SR
General Commercial	CG
Resort Commercial	CR
Trailer Commercial	CT
Airport Commercial	CA
General Industrial	M
Extractive Industrial	ME
Environmental Protection	EP
Waste Disposal	WD

(2) Land designated on a map by a zone symbol followed by a dash and a number is subject to the provisions of this Order that relate to such designation. O. Reg. 364/81, s. 4.

LOTS HAVING INSUFFICIENT FRONTAGE OR AREA

5. Where a lot with less than the minimum frontage or area required by this Order exists prior to this Order coming into effect, this Order does not prohibit uses permitted in the zone designation if all other provisions of this Order are complied with. O. Reg. 364/81, s. 5.

NUMBER OF DWELLINGS PER LOT

6. Unless otherwise provided in this Order, not more than one single dwelling is permitted on a lot in any zone where single dwellings or seasonal dwellings are permitted. O. Reg. 364/81, s. 6.

EXISTING BUILDINGS

7. Where a building had been erected prior to the date this Order comes into force on a lot having less than,

- (a) the minimum frontage or area; or
- (b) the minimum front yard, side yard or rear yard,

required by this Order, the building may be extended, enlarged, repaired or renovated if there is no further reduction in any yard that is less than the minimum prescribed by this Order and all other requirements of this Order are met. O. Reg. 364/81, s. 7.

BUILDING REPAIR AND RECONSTRUCTION

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner if the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 364/81, s. 8.

MINIMUM BUILDING REQUIREMENTS FOR HUMAN HABITATION

9. No building shall be used for human habitation until,

- (a) the main walls and roofs have been erected;
 - (b) the external siding and roofing have been completed; and
 - (c) water, sanitary and heating facilities have been installed and are able to be operated.
- O. Reg. 364/81, s. 9.

ACCESSORY BUILDINGS AND STRUCTURES

10.—(1) Accessory uses, buildings and structures are permitted in any zone.

(2) No building or structure may be used as a building or structure accessory to a dwelling unit except a boathouse, steam bath, storage or tool shed, garage, swimming pool or greenhouse.

(3) Unless otherwise provided in this Order, accessory buildings and structures shall,

- (a) be erected only in the rear and side yards;
- (b) be located not less than one metre from a side lot line and not less than one metre from the rear lot line;
- (c) not be closer to the front lot line than the principal building or structure on the same lot;
- (d) except in the case of a guest cabin, not be used for human habitation;
- (e) not exceed 10 per cent in total lot coverage; and
- (f) not exceed 5 metres in height.

(4) Notwithstanding clauses (3) (a), (b) and (c), where a lot abuts navigable water, a boathouse, dock or wharf, as an accessory building or structure, may be erected up to that portion of the lot line that abuts the water. O. Reg. 364/81, s. 10.

ACCESSORY DWELLING UNITS

11.—(1) Notwithstanding clause 10 (3) (d), a dwelling unit, accessory to a permitted non-residential use, is permitted in the General Commercial or General Industrial Zone for the accommodation of the person who is carrying on the permitted use or for an employee of that person and the dwelling unit may be located in the same building as the principal use or in a separate building on the same lot.

(2) Notwithstanding subsection 11 (1), a dwelling unit shall not be located in the same building as an automobile service station or a commercial garage. O. Reg. 364/81, s. 11.

TEMPORARY USES PERMITTED

12. A tool shed, scaffold or other building or structure incidental to construction of a building or structure permitted by this Order on the lot where it is situate may be maintained until the construction is completed or abandoned. O. Reg. 364/81, s. 12.

FRONTAGE ON A STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts on a street that is opened and maintained year round. O. Reg. 364/81, s. 13.

YARD AND SETBACK ENCROACHMENTS PERMITTED

14.—(1) Notwithstanding the yard and setback provisions of this Order, unenclosed porches, balconies, steps and patios may project into any required yard a maximum distance of 2 metres.

(2) Notwithstanding any other provision of this Order, main eaves, sills, cornices, gutters, chimneys and canopies may project into any required yard a maximum distance of one metre. O. Reg. 364/81, s. 14.

SETBACKS ON PROVINCIAL HIGHWAYS

15. Notwithstanding any other provision of this Order, a building, structure or use shall not be located closer to a provincial highway than 32 metres from the centre line of the highway. O. Reg. 364/81, s. 15.

SHORELINE SETBACKS

16. Notwithstanding any other provision of this Order, no person shall erect any habitable building or structure in any zone,

- (a) closer than 15 metres from the top of the bank of any watercourse other than a lake or river;
- (b) closer than 20 metres from the high water mark of any lake or river. O. Reg. 364/81, s. 16.

HEIGHT LIMITATIONS

17. The height limitations of this Order do not apply to church spires, water tanks, flag poles, television or radio antennae, power transmission towers, fire look-out towers, airport beacons, ventilators, sky lights, chimneys, grain elevators, barns or silos. O. Reg. 364/81, s. 17.

HOME OCCUPATIONS

18. Where a home occupation is a permitted use,

- (a) no external display or advertising is permitted except a sign having a total display area not exceeding one square metre;
- (b) there shall be no outside storage of goods or materials;
- (c) not more than 25 per cent of the total floor area of the dwelling unit shall be used for the home occupation;
- (d) no more than one person not resident in the dwelling unit shall be employed in the home occupation; and
- (e) the use shall be subordinate to the principal use of the dwelling unit as a residence. O. Reg. 364/81, s. 18.

19. No building or structure listed in column 1 of the Table shall be erected unless a minimum number of parking spaces for off-street vehicular parking are provided in accordance with the requirements set out opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single dwelling, mobile home or seasonal dwelling	One parking space or one garage or carport for each dwelling unit.
Hotel, motel, tavern or tourist home	One parking space for each guest room plus one parking space for each 10 square metres of gross floor area of the building devoted to public use.
Church, restaurant, meeting hall, theatre, private club and other places of assembly	One parking space for every five seats or 3 metres of bench space and, where there are no fixed seats, one parking space for each 10 square metres of gross floor area.
Office or public building	One parking space per 30 square metres of gross floor area.
Retail store or service shop	One parking space per 20 square metres of gross floor area.
Industrial establishment	One parking space per 100 square metres of gross floor area.
Trailer park or campground	One parking space for each tent space or tourist trailer space.

O. Reg. 364/81, s. 19.

20.—(1) Subject to subsection (2), the making or establishment of pits and quarries is prohibited.

(2) Subsection (1) does not apply to,

- (a) wayside pits or quarries in the Rural Zones;
- (b) pits or quarries on Crown land;
- (c) pits and quarries in the Extractive Industrial Zone. O. Reg. 364/81, s. 20.

21. This Part applies to the Rural Zones.

22.—(1) Every use of land and every erection or use of buildings or structures within the Rural Zones is prohibited except,

- (a) agriculture uses;
- (b) forestry uses;
- (c) conservation uses;
- (d) public or private utilities;
- (e) cemeteries;
- (f) public parks, playgrounds and picnic areas;
- (g) a single dwelling on a lot if the lot existed on the day this Order comes into force;
- (h) home occupations; and
- (i) golf courses.

(2) A single dwelling accessory to the uses permitted by clauses (1) (a), (b) and (c) is permitted in the Rural Zones. O. Reg. 364/81, s. 22.

23.—(1) Requirements for uses, buildings and structures permitted by clauses 22 (1) (a), (b), (c) and (h) are established as follows:

1. Minimum lot area 10 hectares
2. Minimum lot frontage 150 metres
3. Minimum distance of any building or structure from any lot line 15 metres
4. Minimum floor area for accessory single dwellings 70 square metres

(2) Notwithstanding paragraph 3 of subsection (1), no building or structure permitted by clauses 22 (1) (a), (b) and (c) shall be located within 30 metres of a lot on which the principal use is a residential use.

(3) Requirements for single dwellings permitted by clause 22 (1) (g) are established as follows:

1. Minimum lot area 2,020 square metres
2. Minimum lot frontage 30 metres
3. Minimum front yard 11 metres
4. Minimum side yards 6 metres
5. Minimum rear yard 11 metres
6. Maximum height 9 metres

(4) A wayside pit or quarry excavation shall be located at least 30 metres from a public road allowance and 15 metres from any lot line.

(5) Where a wayside pit or quarry is located on a lot that is adjacent to a lot on which a wayside pit or quarry is located, the 15 metre setback required by subsection (4) does not apply to the common lot line. O. Reg. 364/81, s. 23.

24. In addition to the uses permitted within the Rural Zones, uses, buildings and structures related to the operation of,

(a) a provincial or commercial air base are permitted on land designated on a map referred to in subsection 4 (1) by the symbol RU-1; and

(b) a street maintenance yard are permitted on land designated on a map referred to in subsection 4 (1) by the symbol RU-2. O. Reg. 364/81, s. 24.

25. Every use of, and every erection or use of buildings or structures on, land designated on a map referred to in subsection 4 (1) by the symbol RU-3 is prohibited except a use, building or structure in existence on the day this Order comes into force. O. Reg. 364/81, s. 25.

PART III

26. This Part applies to the Rural Residential Zones. O. Reg. 364/81, s. 26.

27. Every use of land and every erection or use of buildings or structures within the Rural Residential Zones is prohibited except,

(a) single dwellings; and

(b) home occupations. O. Reg. 364/81, s. 27.

28. Requirements for principal buildings and structures permitted in the Rural Residential Zones are established as follows:

	Where municipal water is not provided	Where municipal water is provided
1. Minimum lot area	1,400 square metres	700 square metres
2. Minimum lot frontage	30 metres	20 metres
3. Maximum lot coverage	15 per cent	30 per cent

	Where municipal water is not provided	Where municipal water is provided
4. Minimum front yard	8 metres	8 metres
5. Minimum side yards	3 metres	3 metres
6. Minimum rear yard	8 metres	8 metres
7. Maximum height	9 metres	9 metres
8. Minimum ground floor	70 square metres	70 square metres

O. Reg. 364/81, s. 28.

PART IV

29. This Part applies to the Seasonal Residential Zones. O. Reg. 364/81, s. 29.

30.—(1) Every use of land and every erection or use of buildings or structures within the Seasonal Residential Zones is prohibited except,

(a) seasonal dwellings; and

(b) public parks, playgrounds and picnic areas.

(2) Notwithstanding subsection 10 (2), one guest cabin having a gross floor area not exceeding 25 square metres may be erected and used on the same lot as a seasonal dwelling. O. Reg. 364/81, s. 30.

31. Notwithstanding section 13, seasonal dwellings may be constructed on lots having only water access if there is a public access point. O. Reg. 364/81, s. 31.

32.—(1) Requirements for principal buildings and structures permitted in the Seasonal Residential Zones are established as follows:

1. Minimum lot area	1,400 square metres
2. Minimum lot frontage	30 metres
3. Maximum lot coverage	15 per cent
4. Minimum front yard	15 metres
5. Minimum side yards	3 metres
6. Minimum rear yard	9 metres
7. Maximum height	9 metres

(2) Notwithstanding paragraph 4 of subsection (1), where the front lot line abuts a Crown shoreline reserve, the minimum front yard shall be 2 metres. O. Reg. 364/81, s. 32.

33. The minimum lot frontage for public parks, playgrounds and picnic areas shall be 30 metres. O. Reg. 364/81, s. 33.

PART V

34. This Part applies to the General Commercial Zones. O. Reg. 364/81, s. 34.

35. Every use of land and every erection or use of buildings or structures within the General Commercial Zones is prohibited except,

- (a) retail stores;
- (b) service shops;
- (c) hotels;
- (d) motels;
- (e) restaurants;
- (f) wholesale and distribution establishments;
- (g) business and professional offices;
- (h) automobile service stations; and
- (i) public and private utilities. O. Reg. 364/81, s. 35.

36. Requirements for uses, buildings and structures by clauses 35 (a) to (g) are established as follows:

1. Minimum lot area	1,400 square metres
2. Minimum lot frontage	30 metres
3. Maximum lot coverage	40 per cent
4. Minimum front yard	8 metres
5. Minimum side yards	3 metres
6. Minimum rear yard	9 metres
7. Maximum height	9 metres

O. Reg. 364/81, s. 36.

37.—(1) Requirements for automobile service stations in the General Commercial Zone are established as follows:

1. Minimum lot area	2,300 square metres
2. Minimum lot frontage	45 metres
3. Maximum lot coverage	20 per cent

4. Minimum front yard	12 metres
5. Minimum rear yard	9 metres
6. Minimum side yards	6 metres
7. Maximum height	9 metres

(2) Notwithstanding paragraph 4 of subsection (1), gasoline pumps may be located in the front yard but not within 6 metres of the front lot line.

(3) Notwithstanding paragraph 6 of subsection (1), where a lot to be used for the purpose of an automobile service station abuts a lot upon which a single dwelling or seasonal dwelling is erected, the minimum side yard requirement for the automobile service station lot shall be 9 metres. O. Reg. 364/81, s. 37.

38. Where any lot used for a commercial use abuts a lot on which the principal use is a residential use, outside storage is prohibited in those yards on the commercial use lot which abut the residential use lot. O. Reg. 364/81, s. 38.

PART VI

39. This Part applies to the Resort Commercial Zones. O. Reg. 364/81, s. 39.

40.—(1) Every use of land and every erection or use of buildings or structures within the Resort Commercial Zones is prohibited except,

- (a) private hunting and fishing camps;
- (b) lodges;
- (c) hotels;
- (d) motels;
- (e) tourist homes;
- (f) housekeeping cabins;
- (g) tourist outfitters;
- (h) marinas; and
- (i) marine and recreational vehicle equipment sales, storage and service establishments.

(2) Retail stores for the sale of convenience goods and personal services accessory to uses, buildings and structures permitted by subsection (1) are permitted in the Resort Commercial Zones.

(3) Restaurant facilities accessory to the uses, buildings and structures permitted by clauses (1) (a) to (e) and (h) are permitted in the Resort Commercial Zones. O. Reg. 364/81, s. 40.

41. Requirements for principal buildings and structures permitted in the Resort Commercial Zones are established as follows:

1. Minimum lot area	1,400 square metres
2. Minimum lot frontage	30 metres
3. Maximum lot coverage	40 per cent
4. Minimum front yard	9 metres
5. Minimum rear yard	9 metres
6. Minimum side yards	6 metres
7. Maximum height	11 metres
O. Reg. 364/81, s. 41.	

42. Notwithstanding section 13, private hunting and fishing camps may be constructed on lots having only water access if there is a public access point. O. Reg. 364/81, s. 42.

43. Where any lot used for a resort commercial use abuts a lot on which the principal use is a residential use, outside storage is prohibited in those yards on the resort commercial use lot which abut a residential use lot. O. Reg. 364/81, s. 43.

PART VII

44. This Part applies to the Trailer Commercial Zones. O. Reg. 364/81, s. 44.

45.—(1) Every use of land and every erection or use of buildings or structures within the Trailer Commercial Zones is prohibited except,

- (a) travel trailer parks; and
- (b) commercial campgrounds.

(2) Retail stores for the sale of convenience goods and personal services accessory to the uses, buildings and structures permitted by subsection (1) are permitted in the Trailer Commercial Zones.

(3) A single dwelling accessory to the uses, buildings and structures permitted by subsection (1) is permitted in the Trailer Commercial Zones. O. Reg. 364/81, s. 45.

46.—(1) Requirements for uses, buildings and structures permitted by subsection 45 (1) are established as follows:

1. Minimum lot area	8,000 square metres
2. Minimum lot frontage	60 metres
3. Maximum number of campsites per lot	40 campsites per hectare

4. Maximum lot coverage	30 per cent
5. Minimum campsite area	180 square metres
6. Minimum distance between campsites	5 metres
7. Minimum distance of a campsite from a lot line	3 metres
8. Minimum distance of a campsite from the right of way of a street	15 metres
9. Minimum width of one-way roads within the trailer park or campground	3 metres
10. Minimum width of two-way roads within the trailer park or campground	6 metres

(2) In subsection (1), "campsite" means a site from the location of one travel trailer or a site for camping, as the case may be. O. Reg. 364/81, s. 46.

47. The maximum floor area of any building or structure permitted by subsection 45 (2) is 9 square metres. O. Reg. 364/81, s. 47.

PART VIII

48. This Part applies to the Airport Commercial Zone. O. Reg. 364/81, s. 48.

49. Every use of land and every erection or use of buildings or structures within the Airport Commercial Zone is prohibited except a use, building or structure related to the operation of an airport. O. Reg. 364/81, s. 49.

PART IX

50. This part applies to the General Industrial Zones. O. Reg. 364/81, s. 50.

51.—(1) Every use of land and every erection or use of buildings and structures within the General Industrial Zones is prohibited except,

- (a) manufacturing;
- (b) warehousing;
- (c) fabricating;
- (d) repair and service shops;
- (e) transport terminals;

(f) storage of foods; and

(g) sawmills.

(2) A retail commercial outlet, and wholesaling and business offices, as uses accessory to a use permitted by subsection (1), are permitted in the General Industrial Zones. O. Reg. 364/81, s. 51.

52.—(1) Requirements for principal buildings and structures permitted in the General Industrial Zones are established as follows:

- | | |
|-------------------------|---------------------|
| 1. Minimum lot frontage | 46 metres |
| 2. Minimum lot area | 6,500 square metres |
| 3. Maximum lot coverage | 35 per cent |
| 4. Minimum front yard | 18 metres |
| 5. Minimum rear yard | 18 metres |
| 6. Minimum side yards | 9 metres |
| 7. Maximum height | 11 metres |

(2) Notwithstanding clause 10 (3) (b) or paragraph 6 of subsection (1) of this section, no building or structure shall be located in a rear or side yard within 12 metres of a street.

(3) Where any lot used for an industrial use abuts a lot on which the principal use is a residential use, outside storage is prohibited in those yards on the industrial use lot which abut the residential use lot. O. Reg. 364/81, s. 52.

53. Every use of, and every erection or use of buildings or structures on, land designated on a map referred to in subsection 4 (1) by the symbol M-1 is prohibited, except a use, building or structure in existence on the day this Order comes into force. O. Reg. 364/81, s. 53.

PART X

54. This Part applies to the Extractive Industrial Zones. O. Reg. 364/81, s. 54.

55.—(1) Every use of land and every erection or use of buildings or structures within the Extractive Industrial Zones is prohibited except,

- (a) the making or establishing of pits and quarries;
- (b) aggregate storage areas;
- (c) asphalt and ready-mix concrete plants;
- (d) stone crushing plants; and
- (e) aggregate batching plants.

(2) Notwithstanding any other provision of this Order, a temporary work camp may be located and used on a lot in the Extractive Industrial Zones.

(3) In subsection (2), "temporary work camp" means living, eating or sleeping quarters accessory to a use permitted by clauses (1) (a) to (e). O. Reg. 364/81, s. 55.

56.—(1) Notwithstanding section 10 and subject to subsection (2), requirements for buildings and structures, including accessory buildings and structures, permitted in the Extractive Industrial Zones are established as follows:

- | | |
|---|-----------|
| 1. Minimum distance from the front lot line | 45 metres |
| 2. Minimum distance from the side lot line | 30 metres |
| 3. Minimum distance from the rear lot line | 30 metres |
| 4. Maximum height | 11 metres |

(2) No use permitted by section 55 shall be carried on within,

(a) 60 metres of any part of a Rural Residential Zone or a Seasonal Residential Zone; and

(b) 45 metres of any part of a street. O. Reg. 364/81, s. 56.

PART XI

57. This Part applies to the Environmental Protection Zones. O. Reg. 364/81, s. 57.

58. Every use of land and every erection or use of buildings or structures within the Environmental Protection Zones is prohibited except,

- (a) the protection and management of,
 - (i) lands subject to flooding or high-water table, and
 - (ii) steep slopes subject to erosion;
- (b) playgrounds and parks;
- (c) agricultural uses;
- (d) conservation uses;
- (e) forestry uses;
- (f) horticultural nurseries;
- (g) wildlife areas; and
- (h) golf courses. O. Reg. 364/81, s. 58.

59.—(1) Requirements for principal uses, buildings and structures permitted by clause 58 (a) are established as follows:

- | | |
|--|---------------------|
| 1. Minimum lot frontage | 30 metres |
| 2. Minimum lot area | 1,400 square metres |
| 3. Maximum lot coverage | 20 per cent |
| 4. Minimum distance
from the front lot line | 18 metres |

(2) On lots abutting lakes, rivers or water courses, the front lot line requirement set out in paragraph 4 of subsection (1) shall be measured from the high-water mark or the top of the bank, whichever is greater. O. Reg. 364/81, s. 59.

PART XII

60. This Part applies to the Waste Disposal Zones. O. Reg. 364/81, s. 60.

61. Every use of land and every erection or use of buildings or structures within the Waste Disposal Zones is prohibited except,

- (a) waste disposal sites;
- (b) land fill sites;
- (c) packing and baling sites;
- (d) transfer stations; and
- (e) derelict motor vehicles sites. O. Reg. 364/81, s. 61.

62.—(1) Requirements for accessory buildings and structures in the Waste Disposal Zones are established as follows:

- | | |
|--|------------|
| 1. Minimum lot frontage | 46 metres |
| 2. Minimum distance
from any lot line | 15 metres |
| 3. Maximum lot coverage | 5 per cent |
| 4. Maximum height | 11 metres |

(2) No waste disposal site shall be located,

- (a) within 400 metres of a dwelling unit;
- (b) within 185 metres of a street;
- (c) on land covered by water or in any area subject to flooding; and

(d) within 30 metres from any watercourse, lake or pond. O. Reg. 364/81, s. 62.

CLAUDE BENNETT
Minister of Housing

Dated at Toronto, this 1st day of June, 1981.

THE VITAL STATISTICS ACT

O. Reg. 365/81.

General.

Made—May 28th, 1981.

Filed—June 1st, 1981.

REGULATION TO AMEND REGULATION 942 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE VITAL STATISTICS ACT

1. Regulation 942 of Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

59a.—(1) The fee for a search for and a certified copy of any statutory declaration filed under subsection 12 (1) of the *Children's Law Reform Act* is \$5.

(2) The fee for a search for and a certified copy of a request filed under subsection 6 (5) of the Act or any statutory declaration filed under subsection 6 (8) of the Act is \$5.

(3) The fee for a search for and a certified copy of any order or judgment confirming or making a finding of parentage filed with the Registrar General under section 14 of the *Children's Law Reform Act* is \$5. O. Reg. 365/81, s. 1.

THE PLANNING ACT

O. Reg. 366/81.

Restricted Areas—County of Simcoe,
Township of Nottawasaga.

Made—May 29th, 1981.

Filed—June 2nd, 1981.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

151. Notwithstanding any other provision of this Order, the land described in Schedule 307 may be used for the continued use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—93 square metres, one and one-half storeys or more—69.8 square metres
O. Reg. 366/81, s. 1.	

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 307

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 20 in Concession VI shown as Part 1 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 51R-10010. O. Reg. 366/81, s. 2.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 29th day of May, 1981.

THE PLANNING ACT

O. Reg. 367/81.

Restricted Areas—County of Simcoe—
Township of Nottawasaga.
Made—May 29th, 1981.
Filed—June 2nd, 1981.

REGULATION TO AMEND REGULATION 675 OF REVISED REGULATIONS OF ONTARIO, 1970 MADE UNDER THE PLANNING ACT

1. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

152. Notwithstanding any other provision of this Order, the lands described in Schedules 308, 309, 310 and 311 may each be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front and rear yards	7.6 metres
Minimum side yards	3 metres on one side and 1.2 metres on the other side
Maximum height of dwelling	9.1 metres
Maximum lot coverage	15 per cent
Minimum ground floor area of dwelling	one storey—93 square metres, one and one-half storeys or more—69.8 square metres
O. Reg. 367/81, s. 1.	

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 308

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 33 in Concession VIII shown as parts 5, 6 and 7 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number R.D. 583. O. Reg. 367/81, s. 2, *part*.

Schedule 309

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Lot 33 in Concession VIII shown as parts 8, 9 and 10 on a Plan deposited in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number R.D. 583. O. Reg. 367/81, s. 2, *part*.

Schedule 310

That parcel of land situate in the Township of Nottawasaga in the County of Simcoe, being that part of Block A according to a Plan registered in the Land Registry Office for the Registry Division of Simcoe (No. 51) as Number 334 more particularly described as follows:

Beginning at a point in the easterly limit of the said Block A distant 108.42 feet measured southerly from the northeasterly angle thereof;

Thence south 5° 15' east along the easterly limit of the said Block A a distance of 108.42 feet;

Thence south 77° 33' 30" west parallel to the northerly limit of the said Block A a distance of 272 feet;

Thence north 5° 15' west parallel to the easterly limit of the said Block A a distance of 108.84 feet;

Thence north 77° 33' 30" east parallel to the northerly limit of the said Block A a distance of 272 feet to the place of beginning. O. Reg. 367/81, s. 2, *part*.

Schedule 311

That parcel of land situate in the Township of Notawasaga in the County of Simcoe, being that part of the south half of Lot 44 in Concession XII more particularly described as follows:

Premising that bearings herein are astronomic and are derived from the Ministry of Transportation and Communications Plan P-1904-7;

Beginning at an iron survey bar set in the westerly limit of the said Lot 44 distant 1,245.91 feet measured southerly from the northwesterly angle thereof;

Thence north 73° 42' 10" east a distance of 470 feet to an iron survey bar;

Thence south 8° 31' east, being parallel with the westerly limit of the said Lot, a distance of 98 feet to an iron survey bar;

Thence south 73° 42' 10" west a distance of 470 feet to an iron survey bar set in the said westerly limit of the said Lot;

Thence north 8° 31' west along the said westerly limit a distance of 98 feet to the place of beginning. O. Reg. 367/81, s. 2, *part*.

P. G. RIMMINGTON

Director,

*Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 29th day of May, 1981.

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 368/81.

Assignment of Powers and Duties
of Minister.

Made—May 28th, 1981.

Filed—June 2nd, 1981.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 28 (5) of the *Conservation Authorities Act* to hear and determine,

(a) the appeal of Edith and Rita Martin against the decision of The Rideau Valley Conservation Authority made on the 24th day of November, 1980 denying their application to place fill on Lot 26, Broken Front Concession in the Township of Osgoode in The Regional Municipality of Ottawa-Carleton; and

(b) the appeal of W. Takahashi against the decision of The Metropolitan Toronto and Region Conservation Authority made on the 28th day of January, 1981 denying his application to place fill on premises known municipally as 11 Campbell Court in that part of the Town of Markham in The Regional Municipality of York that was formerly the Police Village of Unionville. O. Reg. 368/81, s. 1.

THE PLANNING ACT

O. Reg. 369/81.

Restricted Areas—The Regional
Municipality of York, Town of
Whitchurch-Stouffville.

Made—May 27th, 1981.

Filed—June 2nd, 1981.

REGULATION TO AMEND ONTARIO REGULATION 101/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 101/72 is amended by adding thereto the following section:

15. Notwithstanding any other provision of this Order, the land described in Schedule 1 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum distance of all buildings and structures from the road allowance between concessions 9 and 10	9 metres
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Minimum side yards	6 metres
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Minimum distance of all buildings and structures from the road allowance between the Townships of Whitchurch-Stouffville and Uxbridge 12 metres

Maximum height of dwelling two and one-half storeys

O. Reg. 369/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 1

That parcel of land situate in the Town of Whitchurch-Stouffville in The Regional Municipality of York, being that part of Lot 13 in Concession X more particularly described as follows:

Premising that the north 17° 38' west of the easterly limit of the said Lot 13 governs all bearings mentioned herein;

Beginning at an iron bar marking the southwest angle of the said Lot 13;

Thence north 8° 50' 30" west along the westerly limit of the said Lot 30 feet;

Thence north 72° 24' east 10.12 feet to an iron bar in a line drawn parallel to the westerly limit of the said Lot 13 at a perpendicular distance of 10 feet measured easterly therefrom, the said iron bar being the place of beginning of the herein described parcel of land;

Thence north 8° 50' 30" west along the said line drawn parallel to the westerly limit of the said Lot 187.05 feet to an iron bar;

Thence north 72° 20' east 121.37 feet to an iron bar in the easterly limit of the said Lot;

Thence south 17° 38' east along the easterly limit of the said Lot 185 feet to an iron bar;

Thence south 72° 24' west 149.98 feet to the place of beginning. O. Reg. 369/81, s. 2.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 27th day of May, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 370/81.

Drivers' Licences.

Made—May 28th, 1981.

Filed—June 2nd, 1981.

REGULATION TO AMEND REGULATION 462 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraph 3 of subsection 17 (1) of Regulation 462 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

3. For an original driver's licence \$4

- (2) Subsection 17 (2) of the said Regulation is revoked and the following substituted therefor:

(2) The fee for renewal of a driver's licence other than a Class R driver's licence shall be \$2 for each six-month period or part thereof during which the licence is valid and subsisting. O. Reg. 370/81, s. 1 (2).

2. This Regulation comes into force on the 1st day of July, 1981.

THE HIGHWAY TRAFFIC ACT

O. Reg. 371/81.

Drivers' Licences.

Made—May 28th, 1981.

Filed—June 3rd, 1981.

REGULATION TO AMEND REGULATION 462 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) The Table to subsection 2 (1) of Regulation 462 of Revised Regulations of Ontario, 1980 is amended by striking out column 2 opposite Class D and inserting in lieu thereof the following:

Class D—

any motor vehicle exceeding 11,000 kilograms gross weight or registered gross weight, and any combination of a motor vehicle exceeding a total gross weight or registered gross weight of 11,000 kilograms and towed vehicles not exceeding a total gross weight of 4,600 kilograms, but not a bus carrying passengers

- (2) The said Table is further amended by striking out column 2 opposite Class G and inserting in lieu thereof the following:

Class G—

any motor vehicle, including a motor assisted bicycle, not exceeding 11,000 kilograms gross weight or registered gross weight, and any combination of a motor vehicle not exceeding a total gross weight or registered gross weight of 11,000 kilograms and towed vehicles where the towed vehicles do not exceed a total gross weight of 4,600 kilograms, but not,

- (a) a motorcycle;
 - (b) a bus carrying passengers; or
 - (c) an ambulance in the course of providing ambulance service
- (3) Subsection 2 (5) of the said Regulation is revoked. O. Reg. 371/81, s. 1 (3).

THE HIGHWAY TRAFFIC ACT

O. Reg. 372/81.

Signs.

Made—May 28th, 1981.

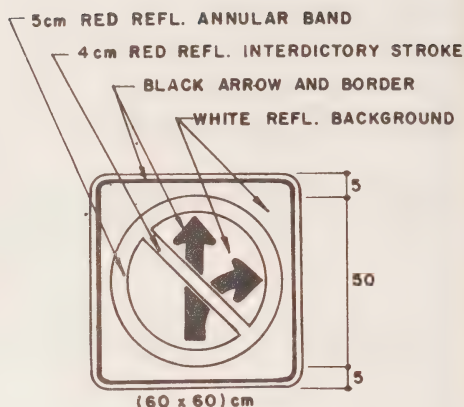
Filed—June 3rd, 1981.

REGULATION TO AMEND REGULATION 486 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Regulation 486 of the Revised Regulations of Ontario, 1980 is amended by adding thereto the following section:

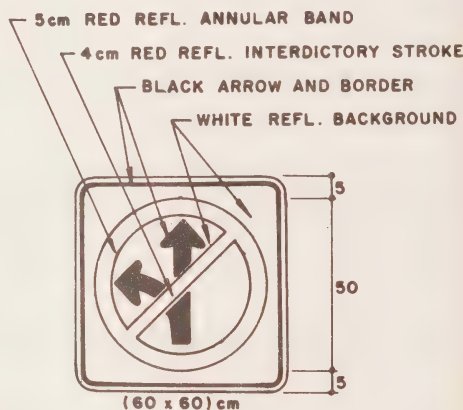
20a.—(1) A sign erected on or after the 1st day of October, 1981 that prohibits a vehicle from making a right turn or proceeding straight through an intersection shall,

- (a) be not less than 60 centimetres in height and not less than 60 centimetres in width; and
- (b) include the markings and the dimensions as described and illustrated in the following Figure:



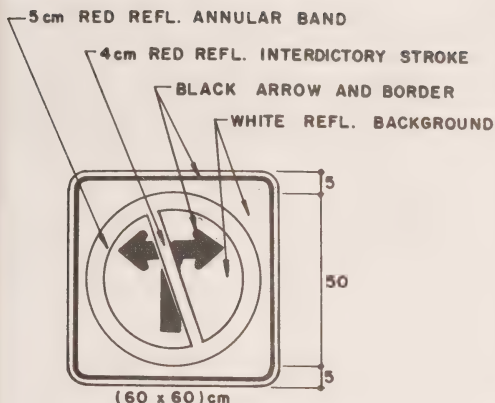
- (2) A sign erected on or after the 1st day of October, 1981 that prohibits a vehicle from making a left turn or proceeding straight through an intersection shall,

- (a) be not less than 60 centimetres in height and not less than 60 centimetres in width; and
- (b) include the markings and the dimensions as described and illustrated in the following Figure:



- (3) A no turn sign erected on or after the 1st day of October, 1981 shall,

- (a) be not less than 60 centimetres in height and not less than 60 centimetres in width; and
- (b) include the markings and the dimensions as described and illustrated in the following Figure:



(4) On or after the 1st day of January, 1985,

- (a) no sign that prohibits a vehicle from making a right turn or proceeding straight through an intersection shall be valid except as prescribed and illustrated in subsection (1);
- (b) no sign that prohibits a vehicle from making a left turn or proceeding straight through an intersection shall be valid except as prescribed and illustrated in subsection (2); and
- (c) no sign that prohibits both a left and a right turn shall be valid except as prescribed and illustrated in subsection (3). O. Reg. 372/81, s. 1.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 373/81.

Exemption—Ministry of Natural

Resources—MNR-35.

Made—May 28th, 1981.

Approved—May 28th, 1981.

Filed—June 3rd, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—MINISTRY OF NATURAL RESOURCES—MNR-35

Having received a request from the Minister of Natural Resources that an undertaking, namely:

Seismic survey activities of the Ontario Geological Survey which include the use of explosives as wave generation sources,

be exempt from the application of the Act under Section 29; and

Having been advised that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

- A. The Crown and the public will be interfered with by the delay in implementing scheduled seismic survey activities which would result from the undertaking being subject to the application of the Act prior to completion and approval to proceed with respect to a class Environmental Assessment for the undertaking being granted.

Having weighed such injury, damage, or interference against the betterment of the people of the whole or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

- A. The Ministry of Natural Resources has indicated that only one activity comprising the undertaking is anticipated during the term of this order. This activity consists of a research project described in material filed by the Ministry of Natural Resources in connection with the request for this order and that the project is not expected to result in significant adverse environmental effects;
- B. The Ministry of Natural Resources is in the process of preparing a Class EA for this undertaking;
- C. The Ministry of Natural Resources has indicated that it intends to carry out the activity referred to in reason A in accordance with the Class Environmental Assessment which is being prepared for that activity on a trial basis.

This exemption is subject to the following terms and conditions:

1. Prior to the commencement of the undertaking, the responsible Ministry of Natural Resources District Manager will ensure that notice is given to the appropriate local office of the Ministry of the Environment and the affected public of all activities carried out under this exemption.
2. Prior to commencement, any approvals required under the *Environmental Protection Act* will be obtained. Approvals under the *Ontario Water Resources Act* will be

obtained prior to commencement as though the *Ontario Water Resources Act* bound the Crown.

3. The Ministry of Natural Resources shall ensure at all project locations that site garbage is removed and that wasted machine oils, fuels and maintenance residues are disposed of in an environmentally acceptable manner.
4. Where the implementation of the undertaking requires some activity for which an environmental assessment has been done and approval to proceed received, be conducted, that activity will be carried out in accordance with the environmental assessment and approval to proceed.
5. This exemption shall terminate on December 31, 1982 or any time prior, once approval to proceed with respect to the Class Environmental Assessment has been granted.
6. Documentation for the trial referred to in reason C above, shall be filed with the Environmental Approvals Branch of the Ministry of the Environment and placed into the public record of Environmental Assessments and made available for public scrutiny in the appropriate Ministry of Natural Resources District Office.

This order comes into force and has effect on and after the date upon which it is signed. O. Reg. 373/81.

KEITH C. NORTON
Minister of the Environment

Dated this 28th day of May, 1981.

THE ENVIRONMENTAL PROTECTION ACT

O. Reg. 374/81.

Sewage Systems.

Made—May 28th, 1981.

Filed—June 3rd, 1981.

REGULATION MADE UNDER THE ENVIRONMENTAL PROTECTION ACT

SEWAGE SYSTEMS

INTERPRETATION

1. In this Regulation,

- (a) "absorption trench" means an excavation in the soil being part of a leaching bed in which

a distribution pipe will be or is laid and which allows leaching;

- (b) "Standard CAN3-B66" means the standards for prefabricated septic tanks and sewage holding tanks published in August, 1979 as CAN3-B66-M79 by the Canadian Standards Association;
- (c) "distribution box" means a device for ensuring that effluent from a septic tank or sewage treatment plant is distributed in equal amounts to each line of distribution pipe in a leaching bed;
- (d) "distribution pipe" means a line or lines of perforated or open jointed pipe or tile installed in a leaching bed for the purpose of distributing effluent from a septic tank or proprietary aerobic sewage treatment plant to the soil in the leaching bed;
- (e) "earth pit privy" means a latrine consisting of an excavation in the ground surmounted by a superstructure;
- (f) "ground water" means water below the surface of the ground occupying a zone of the earth's mantle that is saturated with water;
- (g) "ground water table" means the elevation of the upper surface of the ground water existing in the area of the sewage system;
- (h) "hailed sewage" means sewage that,
 - (i) is not finally disposed of at the site where it is produced and is not carried away by a sewer approved under the *Ontario Water Resources Act*, and
 - (ii) is stored or retained at the site where it is produced for periodic collection, handling, treatment, transportation, storage or processing prior to final disposal at a place other than where it was produced,

and includes sewage that is removed from a sewage system for purposes of cleaning or maintaining the system but does not include the sewage in a sewer collection system that transfers the sewage from the site where it is produced to a Class 4, 5 or 6 sewage system located on a separate property;

- (i) "hailed sewage system" means works, installations, equipment, operations and land used in connection with the collection, handling, treatment, transportation, storage, processing and disposal of hailed sewage but does not include,
 - (i) equipment used for the storage or retention of sewage at the site where it is produced, or

- (ii) a sewage works approved under section 24 of the *Ontario Water Resources Act* or a predecessor thereof or a waste disposal site for which a certificate of approval has been issued under Part V of the Act;
- (j) "header line" means a line of pipe with watertight joints installed in a sewage system for the purpose of distributing effluent from a septic tank or proprietary aerobic sewage treatment plant to the distribution pipe in a leaching bed;
- (k) "high ground water table" means the highest elevation at which there is physical evidence that the soil has been saturated with water;
- (l) "irrigation" means the disposal of hauled sewage by depositing it in a shallow trench, furrow or other shallow excavation in the ground and subsequently covering it with earth;
- (m) "leaching" means dispersal of liquid by downward or lateral drainage or both into permeable soil;
- (n) "leaching bed" means the soil absorption system constructed as absorption trenches or as a filter bed, located wholly in ground or raised or partly raised above ground as required by local conditions, to which effluent from a septic tank or proprietary aerobic sewage treatment plant is applied for treatment and disposal and that is composed of,
- (i) the soil that is contained between the surface to which the sewage is applied and the bottom of the leaching bed,
 - (ii) the distribution pipe and the stone or gravel layer in which such pipe is located, and
 - (iii) the backfill above the distribution pipe, including the topsoil and sodding or other anti-erosion measure, and the side slopes of any portion elevated above the natural ground elevation;
- (o) "pail privy" means a latrine in which the receptacle for human waste consists of a removable container surmounted by a superstructure;
- (p) "percolation time" means the average time in minutes that is required for water to drop one centimetre during a soil percolation test as determined by the test or by other means;
- (q) "portable privy" means a portable latrine in which the receptacle for human body waste and the superstructure are combined structurally into one unit;
- (r) "proprietary aerobic sewage treatment plant" means a unit that is available commercially and that consists of one or more watertight vaults or compartments in which sewage is collected for the purpose of removing scum, grease and solids from the liquid and in which sewage is brought into contact with air to cause oxidation of the sewage and that discharges effluent for further treatment or for disposal into the soil;
- (s) "septic tank" means a watertight vault in which sewage is collected for the purpose of removing scum, grease and solids from the liquid without the addition of air and anaerobic digestion of the sewage takes place and that discharges effluent for further treatment or for disposal into the soil;
- (t) "sewage" means,
- (i) waste of domestic origin which is human body waste, toilet or other bathroom waste, waste from other showers and tubs, liquid or water borne culinary and sink waste or laundry waste, and
 - (ii) such other waste,
 - (A) as is suitable for treatment in a sewage system regulated under Part VII of the Act, or
 - (B) with respect to which a certificate of approval has been issued under section 65 of the Act;
- (u) "surface water" means water on the surface of the ground;
- (v) "trade size" means any size designation traditionally used by the trade but restricted to products or classes of products manufactured to a standard or specification so that the designated trade size may be referred to an industry accepted table or chart which then provides the true dimensions of the product in question;
- (w) "vehicle" includes a plane, train, ship and boat or other vessel; and
- (x) "working capacity" means the volume of liquid that a septic tank or holding tank is capable of holding without overflowing while it is in its working position but does not include the volume of liquid contained in a compartment in which a pump or siphon is installed. O. Reg. 374/81, s. 1.

CLASSIFICATION OF SEWAGE SYSTEMS

2.—(1) The following are classified as sewage systems for purposes of Part VII of the Act:

1. Class 1 — a chemical toilet, an incinerating toilet, a recirculating toilet, a self-contained portable toilet and all forms of privy including a portable privy, an earth pit privy, a pail privy, a privy vault and a composting toilet system.
2. Class 2 — a leaching pit.
3. Class 3 — a cesspool.
4. Class 4 — a septic tank system.
5. Class 5 — a sewage system which requires or uses a holding tank for the storage or retention of hauled sewage at the site where it is produced prior to its collection by a Class 7 sewage system.
6. Class 6 — a sewage system in which sewage is treated in a proprietary aerobic sewage treatment plant.
7. Class 7 — a hauled sewage system.
8. Class 8 — a sewage system in or on any vehicle except when it is used as part of a hauled sewage system.
9. Class 9 — a sewage works located in whole or in part in or on land on the title of which has been registered in the proper land registry office an instrument referred to in section 13 of the *Ontario Water Resources Act* granting, creating or containing a right or interest in, over, above, upon, across, along, through, under or affecting any land or any covenant or condition relating thereto affecting the construction, installation, establishment, enlargement, extension, alteration, operation, maintenance, cleaning, emptying or disinfection of the sewage system.

(2) A Class 4, 5 or 6 sewage system that is designed to be capable of handling sewage flows in excess of 4,500 litres per day is also classified as a Class A sewage system. O. Reg. 374/81, s. 2.

EXEMPTIONS

3.—(1) A Class 1 sewage system for which an application for a certificate of approval is not submitted is exempt from the provisions of sections 64 and 67 of the Act.

(2) A person who has received a certificate of approval in respect of a Class 1, 2 or 3 sewage system and who constructs, installs or establishes the sewage

system in accordance with his application, except as it may be modified by the certificate of approval, and in accordance with the terms and conditions on the certificate of approval and otherwise complies with the Act and this Regulation is exempt from the provisions of section 67 of the Act.

(3) A Class 8 sewage system is exempt from the provisions of this Regulation except for subsection 4 (2) and from the provisions of Part VII of the Act except for section 72.

(4) A Class 9 sewage system is exempt from the provisions of section 63 of the Act but only to the extent necessary for section 13 of the *Ontario Water Resources Act* to continue to operate with respect to the instruments referred to in paragraph 9 of subsection 2 (1). O. Reg. 374/81, s. 3.

STANDARDS COMMON TO SEWAGE SYSTEMS

4.—(1) No person shall construct, operate or maintain a sewage system to which Part VII of the Act and this Regulation apply except in accordance with the standards prescribed in this Regulation or as otherwise provided in a certificate of approval issued under section 65 of the Act, a term or condition made under clause 66 (c) of the Act, a permit issued under section 67 of the Act or an order issued under section 68 of the Act.

(2) The following are prescribed as standards for the construction, operation and maintenance of all sewage systems:

1. Except for a Class 7 sewage system, the sewage system or any part thereof shall not emit, discharge or deposit sewage or effluent onto the surface of the ground.
2. Sewage or effluent shall not emit, discharge, seep, leak or otherwise escape from the sewage system or any part thereof into a piped water supply, well water supply, a water-course, ground water or surface water.
3. Sewage or effluent shall not emit, discharge, seep, leak or otherwise escape from the sewage system or any part thereof other than from a place or part of the sewage system where the system is designed or intended to discharge sewage or effluent.
4. Insects and animal life shall be prevented from gaining access to sewage contained in the sewage system.
5. No sewage system or any part thereof shall emit, discharge, deposit or allow the emission, discharge or deposit of micro organisms of intestinal origin into the natural environment in such a manner as may be a hazard to health.

6. No gas shall emit, discharge or otherwise escape from the sewage system into any building or structure except in the manner in which the sewage system was designed or intended to emit or discharge gas.

7. No connections to the sewage system from non-sewage waste water sources shall be made.

8. The operator of the sewage system shall keep it maintained at all times so that its construction remains in accordance with the certificate of approval and any order made under the Act.

(3) Paragraph 2 of subsection (2) does not apply to prevent the operation of a sewage system designed and operated so that properly treated effluent is discharged into the soil.

(4) A sewage system that does not function in the manner that it was designed and that is not being corrected under arrangements made by the owner is classified as a malfunctioning system.

(5) A malfunctioning system shall not be operated unless a full report of the problem has been made to the Director. O. Reg. 374/81, s. 4.

5.—(1) A sewage system constructed after the 16th day of April, 1974 shall be located so that it is wholly contained within the parcel of land on which the structures, in connection with which the sewage system is to be used, are located.

(2) Subsection (1) does not apply to,

(a) a Class 7 sewage system;

(b) a sewage system owned and operated by the Crown, a municipality, or an organization acceptable to the Director, created for the purpose of operating a sewage system;

(c) a sewage system or that part of a sewage system located on a parcel of land that is subject to a registered easement or other registered interest in land permitting its maintenance, repair and replacement in favour of the parcel of land on which the structure being served by the sewage system is located; or

(d) a sewage system or that part of a sewage system located on land that is owned by Her Majesty the Queen in right of the Province of Ontario or is a public road allowance with the written approval of the authority having jurisdiction over such land or road allowance.

(3) A sewage system of a type set out in column 1 of Table 1 shall be located so that no part thereof is closer to an item described in the heading of column 2, col-

umn 3 or column 4 of Table 1, than the horizontal distance set out opposite the name of such type of sewage system in such column. O. Reg. 374/81, s. 5.

CONSTRUCTION AND OPERATION STANDARDS

Tanks

6.—(1) The following are prescribed as standards for any tank used in a sewage system for collecting, treating, holding or storing sewage:

1. The tank shall conform to the requirements of Standard CAN3-B66, except as otherwise provided in this Regulation.

2. The tank, unless it is a septic tank in a Class 4 sewage system or a sewage holding tank in a Class 5 sewage system, need not conform to the requirements of Standard CAN3-B66 except those respecting material standards, access, workmanship and construction methods and practices.

3. Access openings shall be located to facilitate the pumping of all compartments and the servicing of the inlet and outlet of each compartment not accessible by the removal of the tank top or part thereof.

(2) Subsection (1) does not apply to a tank that is used as part of a Class 7 sewage system and mounted on a vehicle or that is an integral part of a prefabricated Class 1 sewage system.

(3) A tank regulated by subsection (1) shall not be covered by earth or other fill material having a depth greater than the maximum depth of burial that the tank is designed to withstand.

(4) A prefabricated septic tank in a Class 4 sewage system or a prefabricated sewage holding tank in a Class 5 sewage system installed in Ontario shall bear the manufacturer's mark indicating that the tank complies with the requirements of this Regulation and shall bear the standards mark of,

(a) the Canadian Standards Association;

(b) the Underwriters' Laboratories of Canada; or

(c) an organization accredited by the Standards Council of Canada for certifying products of a type that include such tanks,

indicating that it complies with this Regulation.

(5) Where a report in respect of a prefabricated septic or sewage holding tank prepared in accordance with subsection (8), based on inspections performed not more than twelve months before the tank was constructed, is filed with and accepted by the head of the Pollution Control Branch of the Ministry, the tank shall be deemed to comply with the provision of subsection (4) requiring a standards mark.

(6) The records of the concrete cylinder tests prescribed in Standard CAN3-B66 for the manufacture of prefabricated concrete tanks shall be preserved for inspection by the certifying agency or by the engineer preparing the report referred to in subsection (5).

(7) In this section "engineer" means a person who is a member of the Association of Professional Engineers of the Province of Ontario who is qualified to make the tests and give the opinion required by subsection (8), and if the tanks with respect to which the report is prepared are not manufactured in Ontario, includes a professional engineer who meets similar qualifications in the province or state in which the tanks are manufactured.

(8) The report referred to in subsection (5) shall be prepared, filed and accepted in accordance with the following rules:

1. The report shall,
 - i. be prepared by an engineer,
 - ii. state the qualifications of the engineer who prepared the report,
 - iii. if the engineer who prepared the report is not a member of the Association of Professional Engineers of the Province of Ontario, include a copy of a certificate or letter of the governing body of the professional engineers in the jurisdiction in which the tanks with respect to which the report is prepared are manufactured indicating that the person meets qualifications equivalent to those required for membership in the Association of Professional Engineers of the Province of Ontario,
 - iv. state that the engineer who prepared the report has no direct or indirect financial connection as an owner, employee or otherwise with the manufacturer of the tanks with respect to which the report is prepared other than for the preparation of the reports and except for such other services as an engineer provides that are mentioned in the report,
 - v. state that the engineer who prepared the report has inspected the plant in which the tanks being reported on are manufactured and the concrete cylinder strength test records mentioned in subsection (6) and has selected at random, inspected and tested a representative tank of each model to which the report relates,
 - vi. state the tests that have been performed on each tank, which tests shall

include the strength and leakage tests prescribed by Canadian Standards Association Standard CAN3-B66,

- vii. state that the engineer who prepared the report has performed such tests as are necessary to form an opinion and that he is of the opinion that each tank tested met the standards prescribed by this Regulation, that the plant, equipment and system of production are capable of producing such tanks and that he has no reason to believe that any tanks of the models and sizes his report relates to that are being made in the plant do not meet the standards prescribed by this Regulation, with such exceptions as are specified in the report,
 - viii. specify the tanks, models and sizes of each model to which the report relates,
 - ix. include scaled or dimensioned drawings showing the plan and elevations of each model of tank to which the report relates, and
 - x. include a general description of the plant, its location and the equipment used for making the tanks.
2. The engineer preparing a report shall make the inspections and tests necessary for the report as often as he considers necessary.
 3. Subject to subparagraph vii of paragraph 1, the engineer preparing a report need not carry out strength and leakage tests on each size of a model of tank to which his report relates.
 4. Where a report is not the first report submitted under this section by the engineer who prepared it with respect to the models and sizes of tanks of the manufacturer that the report relates to, it may, instead of the requirements of paragraph 1, state when the tests and inspections on which it is based were performed, those tests not conducted and judged not necessary in order to report continued compliance with this Regulation and such other matters referred to in paragraph 1 as have changed from the previous report. O. Reg. 374/81, s. 6.

Class 1 Sewage Systems

7.—(1) The following are prescribed as standards for the operation of a Class 1 sewage system:

1. Subject to paragraph 2, the sewage system shall receive or be used only for the disposal of human body waste.

2. If the sewage system has been specifically designed for the biological decomposition of non-waterborne biodegradable kitchen wastes or requires the addition of small quantities of plant matter to improve the decomposition of human body waste, it may receive such wastes in addition to human body waste.

(2) All forms of privy shall be provided with an enclosed superstructure that,

- (a) shall be constructed of strong durable weatherproof materials;
- (b) has a solid floor supported by a sill constructed of treated timber, masonry or other material of at least equal strength and durability;
- (c) unless it is equipped solely as a urinal, is equipped with one or more seats each having a cover and being supported by an enclosed bench or riser which is lined with an impervious material on all interior vertical surfaces;
- (d) is equipped with a self-closing door;
- (e) has one or more openings for purposes of ventilation, all of which are screened;
- (f) has a ventilation duct that is screened at the top end and that extends from the under side of the bench or riser to a point above the roof of the superstructure; and
- (g) shall not have any openings for the reception of human body waste, other than urinals and those constructed in accordance with clause (c).

(3) The following are prescribed as standards for the construction of an earth pit privy:

1. The bottom of the pit shall be at least 0.5 metres above the high ground water table.
2. The sides of the pit shall be reinforced so as to prevent the collapse thereof.
3. The pit shall be surrounded on all sides and on its bottom by not less than 0.6 metres of earth.
4. The surface of the ground in the area surrounding the pit shall be so graded that surface drainage in the area of the pit will be diverted away from the pit.
5. The earth around the base of the sides of the superstructure of the earth pit privy shall be raised or mounded to a height of at least 0.15 metres above ground level.

(4) The following are prescribed as standards for the construction of a privy-vault or a pail privy:

1. The container or structure which is to be used for the holding or storage of sewage shall be watertight and made of a material which can be easily cleaned.
2. The earth around the base of the sides of the superstructure shall be raised or mounded to a height of at least 0.15 metres above ground level.
3. The surface of the ground in the area of the privy-vault or pail privy shall be so graded that surface drainage will be diverted away from the privy.

(5) The following are prescribed as standards for the construction of a portable privy:

1. It shall have a watertight receptacle which shall be suitable for the holding and storage of any sewage deposited therein.
2. The receptacle for the holding and storage of sewage shall be designed and constructed in such a manner as to allow it to be easily cleaned and emptied.
3. It shall be constructed of such material and in such a manner that it can withstand the stresses to which it will be subjected during its transportation to and from sites where it is to be used and during loading and unloading from vehicles used for the transportation of the portable privy to and from sites where it is to be used. O. Reg. 374/81, s. 7.

Class 2 Sewage Systems—Leaching Pits

8.—(1) A prescribed standard for the operation of a Class 2 sewage system is that it shall be used only for the disposal of sewage other than human body waste.

(2) The following are prescribed as standards for the construction of a Class 2 sewage system:

1. The bottom of the pit shall be at least 0.5 metres above the high ground water table.
2. The pit shall be constructed in such a manner as to prevent the collapse of its sidewalls.
3. Any material used to support or form the sidewalls of the pit shall be an open jointed material of a type that will permit leaching from the pit.
4. The pit shall be provided with a tight, strong cover that shall remain over the pit except when it is necessary to remove it for purposes of adding sewage to or removing sewage from the pit or for purposes of maintenance of the pit.

5. The earth around the perimeter of the pit shall be raised or mounded to a height of at least 0.15 metres above ground level.
6. The surface of the ground in the area of the pit shall be so graded that surface drainage in the area will be diverted away from the pit.
7. The pit shall be surrounded on all sides and on its bottom by at least 0.6 metres of earth. O. Reg. 374/81, s. 8.

Class 3 Sewage Systems—Cesspools

9.—(1) A prescribed standard for the operation of a Class 3 sewage system is that it shall be used only for the disposal of the contents of a Class 1 sewage system or effluent that has passed through a leaching bed that was in use before the 16th day of April, 1974.

(2) The following are prescribed as standards for the construction of a Class 3 sewage system:

1. The bottom of the cesspool shall be at least 0.5 metres above the high ground water table.
2. The cesspool shall be constructed in such a manner as to prevent the collapse of its sidewalls.
3. Any material used to support or form the sidewalls of the cesspool shall be an open jointed material of a type that will permit leaching from the cesspool.
4. The cesspool shall be provided with a tight, strong cover that shall remain over the cesspool except when it is necessary to remove it for purposes of adding sewage to or removing sewage from the cesspool or for purposes of maintenance of the cesspool.
5. The earth around the perimeter of the cesspool shall be raised or mounded to a height of at least 0.15 metres above ground level.
6. The surface of the ground in the area of the cesspool shall be so graded that surface drainage in the area will be diverted away from the cesspool.
7. The cesspool shall be surrounded on all sides and on the bottom by at least 0.6 metres of earth. O. Reg. 374/81, s. 9.

Class 4 Sewage Systems—Septic Tank Systems

10.—(1) The following are prescribed as standards for the construction and installation of a Class 4 sewage system:

1. The septic tank shall conform to the requirements of section 6.

2. The working capacity of the septic tank shall in no case, be less than 2,700 litres and,

- i. where the septic tank system is to be used in connection with a private dwelling having the number of bedrooms itemized in column 1 of Table 2, shall be not less than the number of litres set out opposite thereto in column 2, or

- ii. where the septic tank system is to be used in connection with structures other than a private dwelling having five bedrooms or less, shall be not less than twice the daily sewage flow for daily sewage flows of 3,600 litres or less and not less than three-quarters of the daily sewage flow plus 4,500 litres for daily sewage flows in excess of 3,600 litres.

3. The septic tank shall be of such construction and design as will permit the collection and holding of sewage therein to a depth of not less than 120 centimetres except that a depth of not less than ninety centimetres is permissible where excavation in rock is necessary or to avoid rupture or displacement of the tank due to ground water pressure.

4. The septic tank shall be constructed in such a manner that any sewage flowing through the tank shall pass through at least two compartments for settling sewage.

5. The working capacity of the second compartment of a septic tank shall be approximately 50 per cent of the working capacity of the first compartment.

6. Partitions separating the septic tank into compartments shall extend at least fifteen centimetres above the liquid level at the outlet and there shall be one or more openings through or above the partition which openings shall have a total area of at least three times the area of the inlet pipe and be located between the ceiling and a level fifteen centimetres above the liquid level at the outlet to provide for the free flow of air between compartments.

7. Sewage may pass from one compartment to another of the septic tank system by means of either,

- i. a fixture similar to that described in Standard CAN3-B66 for outlet devices, or

- ii. through two or more openings through the partition located in a horizontal line and evenly spaced across the width of the partition,

centred at approximately 40 per cent of the liquid depth below the surface of the liquid, and having a total area of between three and five times that of the cross-sectional area of the inlet pipe.

8. Where the total length of distribution pipe required by subsection (3) is 150 metres or more, the sewage system shall have a pump or siphon, contained in a separate compartment that may be part of the tank structure, so designed and constructed that it will be capable of discharging from the compartment, within a time period not exceeding fifteen minutes, a volume of tank effluent not less than three-quarters of the total interior volume of the distribution pipe.
9. No person shall locate or cause or permit the location of a septic tank closer to an item set out in column 1 of Table 3 than the horizontal distance set out opposite thereto in column 2.

(2) The following are prescribed as standards for the construction of a leaching bed used in connection with a Class 4 sewage system:

1. No person shall locate or cause or permit the location of the leaching bed,
 - i. in an area that has an average slope that exceeds one unit vertically to four units horizontally,
 - ii. in soil that has a percolation time greater than fifty minutes or less than one minute,
 - iii. so that a distribution pipe installed therein or any part thereof is closer to an item set out in column 1 of Table 4 than the horizontal distance set out opposite thereto in column 2,
 - iv. where the effluent from the leaching bed would cause impairment of the ground water, or
 - v. where the area in or on which the leaching bed is to be constructed is subject to inundation or flooding by surface water.
2. The surface of the leaching bed shall be shaped to shed water and, together with the side slopes of any raised portion, shall be protected against erosion in such a manner as to not inhibit the evaporation and transpiration of waters from the soil and to not cause plugging of the distribution pipe.
3. The leaching bed shall not be covered with any impervious material.

4. The leaching bed shall be protected from compaction or any stress or pressure that may result in the impairment or destruction of any pipe or tile in the leaching bed.

(3) The following are prescribed as standards for the construction of a leaching bed, constructed by means of absorption trenches, that is used in connection with a Class 4 sewage system:

1. The leaching bed serving a private dwelling having the number of bedrooms set out in column 1 of Table 5 shall have a distribution pipe having a total length not less than that set out opposite such number in the column headed by the design percolation time for the soil in the leaching bed.
2. The leaching bed serving a building or structure other than a private dwelling shall have a total length of distribution pipe not less than the value determined by the formula,

$$L = QT/200$$

where L is the total length of distribution pipe expressed in metres, Q is the total daily sewage flow in litres and T is the design percolation time in minutes, but in no case shall the total length of distribution pipe be less than forty metres.

3. The absorption trenches shall be,
 - i. not more than thirty metres in length,
 - ii. approximately the same length,
 - iii. at least 0.5 metres in width,
 - iv. between 0.6 and 0.9 metres in depth,
 - v. centred at least 1.6 metres apart,
 - vi. set at an elevation such that the bottom of the trench shall be at all points at least 0.5 metres above high ground water table and at least 0.9 metres above the maximum elevation of rock or soil with a percolation time of greater than fifty minutes, and
 - vii. backfilled, after installation of distribution pipe in accordance with paragraph 4, with porous soil so as to ensure that after the soil settles the surface of the leaching bed will not form any depressions.
4. Distribution pipe used in the construction of a leaching bed shall be,
 - i. of not less than three inch diameter trade size for gravity flow systems or

one and one-quarter inch diameter trade size for pressurized systems,

- ii. placed or installed on a layer or covering at least 0.15 metres in depth and 0.5 metres in width comprised of stone that is either nineteen millimetre clear aggregate, washed to be free of fine material, or clean gravel screened to be between nineteen and fifty-three millimetres in size,
 - iii. placed or installed with a uniform downward slope from the inlet with a drop of not less than thirty millimetres and not more than fifty millimetres for each ten metres of its length,
 - iv. where it is open-jointed distribution pipe, installed in such a manner that there is an open space of not less than six and not more than twelve millimetres between each pipe or tile and that the upper half of every open space is covered with tar paper so as to prevent soil, gravel or other foreign matter from entering the distribution pipe through the open space, and
 - v. covered with stone of the type used below the distribution pipe to a height of at least fifty millimetres above the top of the distribution pipe, which stone is then completely covered with untreated building paper, pea gravel, straw or other like material in such a manner as to prevent soil from entering the stone.
5. A leaching bed comprising absorption trenches may be constructed in imported soil provided that,
- i. there is unsaturated soil having a percolation time not less than one minute and not more than fifty minutes, to a depth of at least 0.25 metres over the area covered by the leaching bed and extending for at least fifteen metres beyond the outer distribution pipes in any direction in which the sewage entering the soil will move laterally,
 - ii. where soil is added to meet the requirements of subparagraph i it shall be stabilized against erosion,
 - iii. where the soil meeting the requirements of subparagraph i has percolation time greater than fifteen minutes, any soil added to it, except porous soil added as backfill above the stone layer in which the distribution pipe is located, has a percolation time not less than 75 per cent of the percolation

time of the soil meeting the requirements of subparagraph i,

- iv. the site to which the soil is added is generally clear of vegetation,
 - v. the soil that is added is compacted in layers so as to avoid uneven settlement of the distribution pipes,
 - vi. the surface of the soil that is added to form the leaching bed and is above the level of the surrounding ground is extended horizontally at least one metre beyond the centre line of any pipe or the end of any absorption trench or part thereof before sloping to ground level,
 - vii. the sides of the added soil are sloped to ensure stability but are not steeper than one unit vertically to two units horizontally,
 - viii. any distribution boxes, header lines, absorption trenches and distribution pipe are constructed or installed only after the soil that has been added to the site has been compacted in accordance with subparagraph v, and
 - ix. the distances set out in column 2 of Table 4 are increased by two metres for each metre that the surface of the leaching bed is raised above ground level.
6. Soil added to meet the requirements of subparagraph i of paragraph 5 or to form the leaching bed, shall be regarded as part of the sewage system for the purposes of section 5.
- (4) A leaching bed used in connection with a Class 4 sewage system may be constructed as a filter bed providing that,
- (a) the requirements of subsection (2), paragraphs 4 and 6 of subsection (3) and subparagraphs i, ii, iv, v, viii and ix of paragraph 5 of subsection (3) are met;
 - (b) the average daily sewage load does not exceed 5,000 litres;
 - (c) the effective area of the filter is such that the loading on the surface of the filter medium does not exceed seventy-five litres per square metre per day when the daily sewage flow does not exceed 3,000 litres and fifty litres per square metre per day when the daily sewage flow exceeds 3,000 litres;
 - (d) no one filter has an area of more than fifty square metres;

- (e) the surface of the filter medium to which the sewage is applied is at least 0.5 metres above the high ground water table and at least 0.9 metres above the maximum elevation of rock or soil with a percolation time greater than fifty minutes;
- (f) the stone layer in which the distribution pipe is set is continuous over the surface of the filter medium to which the sewage is applied;
- (g) the lines of distribution pipe are evenly spaced over the surface of the filter medium to which the sewage is applied at a spacing not exceeding 1.2 metres;
- (h) the stone layer in which the distribution pipe is set extends at least 0.15 metres beyond the ends of any distribution pipe and at least one-half of the distribution pipe spacing beyond the centre line of the outermost pipe;
- (i) the filter medium has a minimum depth of 0.75 metres below the stone layer and is clean sand comprised of particles ranging in size between the limits of,
 - (i) an effective size of 0.25 millimetres with a uniformity coefficient not less than 3.5, and
 - (ii) an effective size of 2.5 millimetres with a uniformity coefficient not greater than 1.5;
- (j) the base of the filter medium extends at a thickness of at least 0.25 metres over an area meeting the requirements of the formula:

$$A = QT/850$$

where A is the area of contact in square metres between the base of the filter medium and the underlying soil, Q is the daily sewage flow in litres and T is the percolation time of the underlying soil;

- (k) the filter bed is overfilled with porous soil so as to ensure that after the soil settles the surface of the bed will be shaped to shed rain-water.
- (5) The following are prescribed as standards for the operation of a Class 4 sewage system:
- 1. The owner of the sewage system shall arrange for the servicing and maintenance of all components of the sewage system as required to ensure its continued proper operation.
 - 2. If the sewage system is a Class A sewage system, the owner shall at least once in every twelve months in which the system is used, have it inspected by a person licensed to

carry out servicing and repairs. O. Reg. 374/81, s. 10.

Class 5 Sewage Systems—Holding Tanks

11.—(1) The following are prescribed as the standards for the construction and operation of a Class 5 sewage system:

- 1. The sewage system shall be operated in connection with a Class 7 sewage system for which a certificate of approval has been issued under Part VII of the Act.
- 2. When the sewage system is filled with sewage the sewage system shall not be operated until such time as the sewage is removed from the sewage system in accordance with the Act and this Regulation.
- 3. The sewage system shall have an apparatus or device installed and kept operating to provide a warning that is visible or audible or both to indicate when the tank is nearing capacity and should be emptied, which apparatus or device shall be capable of adjustment to give warning at the sewage level in the tank that, in relation to the daily sewage flow, will provide a suitable advance warning to the building occupants considering the location of the system and the response time of the contracted Class 7 sewage system.

(2) The following are prescribed as standards for the construction of a holding tank that is to be used as part of a Class 5 sewage system:

- 1. The holding tank shall conform to the requirements of section 6.
- 2. The holding tank shall be capable of being fitted with that part of the warning device referred to in paragraph 3 of subsection (1) that is to be mounted on or in the tank.
- 3. The holding tank shall be of a design or construction that will allow it to be sealed in such a manner as to be capable of withstanding internal pressure as specified in Underwriters' Laboratories of Canada Standards ULC-S601-1973 and ULC-S603-1973.
- 4. The holding tank shall be of such design and construction as will allow the complete removal of solid matter that can be expected to settle in the holding tank.
- 5. The holding tank shall have an apparatus or device suitable for allowing the contents of the holding tank to drain from or be otherwise removed from the holding tank in accordance with the Act and this Regulation.
- 6. The working capacity of a holding tank shall not be less than 9,000 litres.

(3) A holding tank that is part of a Class 1 sewage system is exempt from the requirements of paragraph 6 of subsection (2).

(4) To meet the requirements of paragraph 6 of subsection (2), two or more tanks may be used and, if they are connected in such a manner as will allow the sewage contained therein to flow between the tanks, they shall be deemed to be one holding tank, but the combined working capacity shall not include any portion of any tank that cannot be completely drained due to the manner in which the connections are made. O. Reg. 374/81, s. 11.

Class 6 Sewage Systems—Proprietary Aerobic Systems

12.—(1) The following are prescribed as standards for installation of a Class 6 sewage system:

1. No person shall locate or cause or permit the location of the proprietary aerobic sewage treatment plant closer to an item set out in column 1 of Table 3 than the horizontal distance set out opposite thereto in column 2.
2. A leaching bed constructed as part of the sewage system shall be located in accordance with the provisions of paragraph 1 of subsection 10 (2).
3. The sewage system shall comply with the requirements of paragraph 8 of subsection 10 (1).
4. The sewage system shall include an audible failure warning alarm located to warn occupants of the building served of a malfunction in the operation of the proprietary aerobic sewage treatment plant.

(2) The following are prescribed as standards for the construction of a leaching bed that is used in connection with a Class 6 sewage system:

1. The leaching bed, if constructed by means of absorption trenches, shall have, in any case, at least thirty metres of distribution pipe but,
 - i. if serving a private dwelling, it shall have distribution pipe of a total length not less than two-thirds of the length set out in the appropriate column of Table 5 showing the design percolation time for the soil in the leaching bed opposite the number of bedrooms set out in column 1 of Table 5, or
 - ii. if serving a structure other than a private dwelling, it shall have distribution pipe of a total length not less than the value determined by the formula:

$$L = QT/300$$

where L is the total length of distribution pipe expressed in metres, Q is the total daily sewage flow in litres and T is the design percolation time in minutes.

2. Where the leaching bed is constructed by means of absorption trenches, it shall conform to the provisions of subsection 10 (2) and paragraphs 3, 4, 5 and 6 of subsection 10 (3).
3. The leaching bed may be constructed as a filter bed where,
 - i. except as provided in subparagraphs ii and iii it conforms to the provisions of subsection 10 (4),
 - ii. the average daily sewage flow does not exceed 10,000 litres, and
 - iii. the effective area of the filter is such that the loading on the surface of the filter medium does not exceed 150 litres per square metre per day when the daily sewage flow does not exceed 6,000 litres and 100 litres per square metre per day when the daily sewage flow exceeds 6,000 litres.

(3) The manufacturer or distributor of a proprietary aerobic sewage treatment plant shall have, for each type and model of plant sold, printed literature that describes the plant in detail and provides complete instructions regarding the operation, servicing, and maintenance requirements of the plant and its related components necessary to ensure its continued proper operation in accordance with its design and specifications.

(4) The following are prescribed as standards for the construction, operation and maintenance of a Class 6 sewage system:

1. The proprietary aerobic sewage treatment plant and its related components shall be operated, serviced and maintained in accordance with the instructions referred to in subsection (3).
2. Servicing and maintenance shall be undertaken regularly and with a frequency necessary to ensure the proper operation of the plant and its components in accordance with its designs and specifications.

(5) A Class 6 sewage system shall not be constructed unless a copy of the literature described in subsection (3) is made available to the owner of the property on which the system is to be installed for retention by him.

(6) A Class 6 sewage system that is not a Class A sewage system shall not be operated unless the servicing and maintenance of the proprietary aerobic sewage

treatment plant and its related components are carried out by a person,

- (a) approved by the manufacturer; or
- (b) licensed under Part VII of the Act, whose licence has a condition authorizing him to service and maintain that type of proprietary aerobic sewage treatment plant,

and who has a copy of the literature described in subsection (3).

(7) A Class 6 sewage system that is a Class A sewage system shall not be operated unless there is a written agreement for its servicing and maintenance between the owner or operator and a person described in clause (6) (b) or an employee of the owner approved by the manufacturer for the servicing and maintenance of the proprietary aerobic sewage treatment plant and approved for that purpose in writing by the Director carries out the servicing and maintenance as part of his duties. O. Reg. 374/81, s. 12.

Class 7 Sewage Systems—Hauled Sewage Systems

13.—(1) The following are prescribed as standards for the operation of a Class 7 sewage system:

1. Every tank that is part of a Class 7 sewage system and that is used for the transportation of sewage shall have inscribed thereon in plain view the words "SEWAGE WASTE" in letters which are not less than 150 millimetres in height, unless the tank bears a company designation in letters of similar size that clearly indicates the nature of the contents.
2. A Class 7 sewage system or any part thereof that comes into contact with sewage shall not be used for the collection, handling, treatment, transportation, storage or processing of any material other than sewage or a material approved in writing by the Director.
3. Sewage shall not be emitted, discharged or deposited on the surface of the ground from a Class 7 sewage system except in accordance with,
 - i. terms and conditions providing for such emission, discharge or deposit, contained in a certificate of approval issued under section 65 of the Act and pursuant to a permit issued under section 66 of the Act, or
 - ii. an order issued under section 68 of the Act.

(2) Paragraph 2 of subsection (1) does not apply to prohibit a tank truck or trailer that has been used to haul sewage from being used to transport other liquids, exclusive of liquids for human or animal con-

sumption, providing that the tank and any parts that have contacted sewage are flushed and steam cleaned before it is used for such purposes and cleaned again before it is used again for hauling sewage.

(3) A person who holds a licence under section 61 of the Act for the operation of a Class 7 sewage system shall,

- (a) keep daily records of the premises from which sewage is collected and the amounts of sewage collected therefrom;
- (b) keep daily records of the disposal site or disposal sites at which the sewage is discharged or disposed of and the amounts of sewage discharged or disposed of at those sites;
- (c) on or before the 1st day of February of each year submit to the Director a written report, summarizing the information so recorded for each disposal site for the previous calendar year, and such other information as the Director may require; and
- (d) keep the daily records required by clauses (a) and (b) available for review by the Director as the Director may require for a period of one year after submission of the written report required by clause (c) or for such longer period as the Director notifies the licensee in writing. O. Reg. 374/81, s. 13.

LICENSING

14.—(1) A person engaged in the type of business set out in column 1 of Table 6 shall have the class of licence set out opposite thereto in column 2.

(2) The holder of one class of licence may, if he also holds the appropriate certificates of approval and permits, engage in the activity of the holder of the other class of licence which is incidental to the business carried on under the class of licence held.

(3) An application for a licence referred to in subsection (1) or for a renewal thereof shall be made to the Director.

(4) An application for renewal of a licence shall be made at least thirty days prior to the expiry of the licence being renewed.

(5) An applicant for a licence shall, if required by the Director, pass an examination administered by a person designated by the Director.

(6) Where the Director requires an applicant to pass an examination the Director shall ensure that the applicant is notified by registered mail of,

- (a) the date, time and place fixed for the examination; and

- (b) any information or evidence in respect of the qualifications of the applicant to engage in the business that the Director may require him to produce.

(7) A notice referred to in subsection (6) shall be given at least seven days before the day fixed for the examination.

(8) Where a partnership or corporation is the applicant the application shall include the following information,

- (a) the names and addresses of all its partners, members, officers or directors, as the case may be;
- (b) the names of all its partners, directors of corporations or full-time employees of corporations, as the case may be, who are the persons who will be in charge of supervising the work to be carried out by the partnership or corporation; and
- (c) from among the names specified under clause (b) the name or names of its official representative or representatives whose duty it is to ensure that the Act and the Regulations are complied with,

and the applicant shall, whenever there is a change in the particulars given in its application, give notice of the change to the Director within thirty days after the effective date of the change.

(9) In the case of an application for a licence by a partnership or corporation the examination referred to in subsection (5) shall be taken by the official representative specified under clause (8) (c). O. Reg. 374/81, s. 14.

FEES

15.—(1) Except as provided in subsection (2), the fees to be paid in respect of the following matters are:

1. For a certificate of approval for the construction, installation, establishment, enlargement, extension or alteration of a Class 4, 5, 6 or 7 sewage system other than a Class A sewage system shall be that amount set out in column 2 of Table 7 opposite item 1.
2. For a certificate of approval for the construction, installation, establishment, enlargement, extension or alteration of a Class A sewage system shall be that amount set out in column 3 of Table 7 opposite item 1.
3. For the issuance of each licence under section 69 of the Act Nil
4. For the renewal of a licence issued under section 69 of the Act Nil
5. In the case of an application under section 29 of the *Planning Act*, for each parcel of land in respect of which the application is made Nil
6. In the case of an application under section 36 of the *Planning Act*, for each parcel of land in respect of which the application is made Nil

(2) In respect of a sewage system within the area under the jurisdiction of a municipality named in column 1 of Table 7, the fee to be paid for a certificate of approval issued by a municipality or a Director who is employed by a municipality for the construction, installation, establishment, enlargement, extension or alteration of,

- (a) a Class 4, 5, 6 or 7 sewage system other than a Class A sewage system shall be that amount set out in column 2 of Table 7 opposite the name of the municipality; and
- (b) a Class A sewage system shall be that amount set out in column 3 of Table 7 opposite the name of the municipality.

TABLE 1
CLEARANCES FOR CLASS 1, 2 AND 3 SEWAGE SYSTEMS
(Section 5 (3))

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5
	Minimum distance in metres from well with watertight casing to a depth of 6 metres	Minimum distance in metres from spring used as a source of potable water or well other than a well with watertight casing to a depth of 6 metres	Minimum distance in metres from lake, river, pond, stream, reservoir or a spring not used as a source of potable water	Minimum distance in metres from a Property Line
Pit Privy	15	30	15	3
Privy Vault				
Pail Privy	10	15	10	3
Cesspool	30	60	15	3
Leaching pit	10	15	15	3

TABLE 2
SEPTIC TANK MINIMUM SIZE REQUIREMENTS FOR RESIDENCES
(Section 10 (1) Subparagraph i of paragraph 2)

COLUMN 1	COLUMN 2
Number of Bedrooms	Working Capacity In Litres
Two bedrooms or less	2,700
Three bedrooms	3,600
Four or five bedrooms	4,500

TABLE 3

CLEARANCES FOR SEPTIC TANKS
AND PROPRIETARY AEROBIC TREATMENT PLANTS

(Section 10 (1) Paragraph 9 and Section 12 (1) Paragraph 1)

COLUMN 1	COLUMN 2
	Distance in Metres
Building or structure	1.5
Lake	15
Pond	15
Property Line	3
Reservoir	15
River	15
Spring	15
Stream	15
Well	15

TABLE 4

LEACHING BED DISTRIBUTION PIPE CLEARANCES

(Section 10 (2) Subparagraph iii of paragraph 1 and Section 10 (3) Subparagraph ix of paragraph 5)

COLUMN 1	COLUMN 2
	Distance in metres
Well, other than a well referred to in the next item, or a spring used as a source of potable water	30
Well with watertight casing to a depth of 6 metres	15
Building or structure	5
Property line	3
Lake, river, pond, stream, reservoir or a spring not used as a source of potable water	15

TABLE 5

LENGTH OF DISTRIBUTION PIPE IN METRES FOR VARIOUS DESIGN SOIL PERCOLATION TIMES(T) FOR PRIVATE DWELLINGS

(Section 10 (3) Paragraph 1 and Section 12 (2) Subparagraph i of paragraph 1)

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6	COLUMN 7
Number of Bedrooms	T from 1 to 5 min inclusive	T greater than 5 min but not greater than 10 min	T greater than 10 min but not greater than 15 min	T greater than 15 min but not greater than 20 min	T greater than 20 min but not greater than 25 min	T greater than 25 min
2 or less	40	40	70	100	130	5.5T
3	40	60	100	140	180	8T
4	40	80	130	180	230	10T
for each bed- room over 4. add	5	12	20	27	35	1.5T

TABLE 6

CLASSES OF LICENCE

(Section 14 (1))

COLUMN 1	COLUMN 2
Type of Business	Class of Licence
Construction on site, installing, repairing, servicing, cleaning or emptying sewage systems	1
Storing, hauling or disposing of sewage from a sewage system	2

TABLE 7

FEES

(Section 15)

	COLUMN 1	COLUMN 2	COLUMN 3
Item	Name of Municipality	Class 4, 5, 6 and 7 Sewage Systems	Class A Sewage Systems
1.	All not provided for below	\$ 35	\$ 85
2.	The Board of Health of the County of Grey-Owen Sound Health Unit	55	125
3.	The Board of Health of the Haliburton, Kawartha, Pine Ridge Health Unit	45	95
4.	The Board of Health of the Hastings and Prince Edward Counties Health Unit	42.50	85
5.	The Board of Health of the Kingston, Frontenac and Lennox and Addington Health Unit	45	85
6.	The Board of Health of the Leeds, Grenville and Lanark District Health Unit	50	110
7.	The Board of Health of the Metro Windsor-Essex County Health Unit	75	150
8.	The Board of Health of the Middlesex-London District Health Unit	55	125
9.	The Board of Health of the Renfrew County and District Health Unit	30	80
10.	The Board of Health of the Sudbury and District Health Unit	50	100
11.	The Regional Municipality of Durham	75	150
12.	The Regional Municipality of Haldimand-Norfolk	75	150
13.	The Regional Municipality of Halton	75	85
14.	The Regional Municipality of Hamilton-Wentworth	75	85
15.	The Regional Municipality of Niagara	75	85
16.	The Regional Municipality of Ottawa-Carleton	75	150
17.	The Regional Municipality of Peel	75	150

O. Reg. 374/81, s. 15.

16. Where construction, installation, establishment, enlargement, extension or alteration of a sewage system is done in accordance with a certificate of approval issued before the 1st day of January, 1982 and before the expiry day specified in the certificate or any extension thereof, it may be performed in accordance with the standards set out in Ontario Regulation 229/74. O. Reg. 374/81, s. 16.

17. Ontario Regulations 229/74, 944/74, 237/75, 956/75, 607/76, 802/76, 147/77, 530/77, 475/78, 689/78, 869/78, 599/79, 306/80, 1141/80 and 429/81 are revoked. O. Reg. 374/81, s. 17, *revised*.

18. This Regulation comes into force on the 1st day of January, 1982. O. Reg. 374/81, s. 18.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 375/81.

Crop Insurance Plan for Burley Tobacco.

Made—May 7th, 1981.

Approved—May 28th, 1981.

Filed—June 3rd, 1981.

REGULATION TO AMEND
REGULATION 201 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Regulation 201 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

11. For the purposes of this plan, the established price for burley tobacco is 75 cents per pound.

2. Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) The premium payable by an insured person is \$43.90 per acre.

3.—(1) Paragraph 2 of Form 2 of the said Regulation is revoked and the following substituted therefor:

2. Coverage applied for is . . . % of my Average Farm Yield at 75¢ per lb. for a premium of \$43.90 per acre.

(2) Paragraph 3 of the said Form 2 is revoked and the following substituted therefor:

3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$43.90 per acre = \$ _____

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of May, 1981.

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 376/81.

Crop Insurance Plan for Black Tobacco.

Made—May 7th, 1981.

Approved—May 28th, 1981.

Filed—June 3rd, 1981.

REGULATION TO AMEND REGULATION 200 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 11 of the Schedule to Regulation 200 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

11. For the purposes of this plan, the established price for black tobacco is 75 cents per pound.

2. Subsection 12 (1) of the said Schedule is revoked and the following substituted therefor:

(1) The premium payable by an insured person is \$43.90 per acre.

3.—(1) Paragraph 2 of Form 2 of the said Regulation is revoked and the following substituted therefor:

2. Coverage applied for is . . . % of my Average Farm Yield at 75¢ per lb. for a premium of \$43.90 per acre.

(2) Paragraph 3 of the said Form 2 is revoked and the following substituted therefor:

3. Total premium is due at time of application.

Total premium = acres allotted _____ × \$43.90 per acre = \$_____.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 7th day of May, 1981.

THE HOMES FOR THE AGED AND REST HOMES ACT

O. Reg. 377/81.

General.

Made—May 28th, 1981.

Filed—June 4th, 1981.

REGULATION TO AMEND REGULATION 502 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HOMES FOR THE AGED AND REST HOMES ACT

1. Item 3 of Schedule 8 to Regulation 502 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
3. Area 2, represented by one member to be appointed jointly by the municipal councils of,
 - i. The Corporation of the Township of The Archipelago,
 - ii. The Corporation of the Township of Carling, and
 - iii. The Corporation of the Township of McDougall.

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 378/81.

Painter.

Made—May 28th, 1981.

Filed—June 4th, 1981.

REGULATION TO AMEND REGULATION 50 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

1. Section 5 of Regulation 50 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:
5. An apprentice training program is established for the certified trade and shall consist of three periods of related and work experience training of 1,800 hours per period for Branch 1 and two periods of related training and work experience of 1,800 hours per period for Branch 2,
 - (a) in courses provided at a location approved by the Director in the subjects contained in Part I of Schedule 1 for Branch 1 and in the subjects contained in Part II of Schedule 1 for Branch 2;
 - (b) in work experience training provided by the employer of the apprentice in the subjects contained in Part 1 of Schedule 2 for Branch 1 and in the subjects contained in Part II of Schedule 2 for Branch 2. O. Reg. 378/81, s. 1.
2. Section 8 of the said Regulation is revoked and the following substituted therefor:
8. The rate of wages for an apprentice in the certified trade whether for his regular daily hours or for hours in excess of his regular daily hours shall not be less than,
 - (a) for Branch 1,
 - (i) 50 per cent during the first period,
 - (ii) 65 per cent during the second period,
 - (iii) 80 per cent during the third period; and

(b) for Branch 2,

(i) 60 per cent during the first period,

(ii) 80 per cent during the second period,

of the average hourly rate of wages or its equivalent for journeymen employed by the employer in the certified trade and with whom the apprentice is working.
O. Reg. 378/81, s. 2.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 379/81.

Exemption—South Lake Simcoe Conservation Authority—CA—SLS-1.

Made—May 21st, 1981.

Approved—May 21st, 1981.

Filed—June 4th, 1981.

ORDER MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

EXEMPTION—SOUTH LAKE SIMCOE CONSERVATION AUTHORITY—CA—SLS-1

Having received a request from the South Lake Simcoe Conservation Authority that an undertaking, namely:

The program of upgrading and improving the Holland Marsh Dyke, west of Highway 400, by driving sheet piles into the top of the existing dyke and raising the existing dyke level by approximately 1.3 m to 221.9 m elevation (Geodetic Survey of Canada Datum) for the purpose of flood risk reduction to the community within the dyke area,

be exempt from the application of the Act under section 29; and

Having been advised by the South Lake Simcoe Conservation Authority that if the undertaking is subject to the application of the Act, the following injury, damage or interference with the persons and property indicated will occur:

A. The community within the dyked area will continue to be threatened with the loss of life, property and agricultural produce, which is grown and stored in this area, if existing lower dykes fail.

Having weighed such injury, damage, or interference against the betterment of the people of the whole

or any part of Ontario by the protection, conservation and wise management in Ontario of the environment which would result from the undertaking being subject to the application of the Act;

The undersigned is of the opinion that it is in the public interest to order and orders that the undertaking is exempt from the application of the Act for the following reasons:

A. The proposed undertaking is necessary in order to provide flood protection facilities which can withstand the one hundred year return storm for this area. Designing for the one hundred year return storm is consistent with existing Government policy on flood protection. This undertaking has the support from The Regional Municipality of York, the Holland Marsh Drainage Commission, the Townships of West Gwillimbury and King, Town of Bradford, the Ministry of Natural Resources and the Ministry of Agriculture and Food;

B. The driving of sheet piles into the top of the existing dyke does not present any conflict with the Municipal and Township construction policy and zoning by-laws;

C. The proposed undertaking will have no significant adverse effects on the environment and the reasons are:

(i) The existing berms and canals of this area are all man-made and adjacent to an intensively managed agricultural area.

(ii) The sheet piles, which are to be driven into the dyke, do not come in contact with the water surface of the canals. Therefore, the proposed construction will have no effect on the water quality.

(iii) The existing surface of the dyke is either a gravelled or paved road. Therefore, no wildlife habitat will be affected by this improvement and upgrading program. The sheet piling may help to improve local water quality by preventing road dust and dirt, etc., from being washed directly into the canal.

(iv) Some willow trees may have to be removed between the road and the canal in order to install the sheet pile. On the whole, the majority of trees and vegetation will not be affected.

This exemption is subject to the following terms and conditions:

1. The proponent is to ensure that the construction of the undertaking will not disturb the toe of the dyke in the existing canal and that no work is carried out in the canal.
2. The proponent is to ensure that the construction specifications contain the pertinent sections of the Ministry of the Environment's publication, "*Environmental Considerations for the Planning and Construction of Provincial Water and Sewer Projects*" and that these safeguards are followed during construction.
3. The proponent will submit a report describing each phase of the construction program prior to the commencement of construction to the Environmental Approvals Branch of the Ministry of the Environment, the Ministry of Natural Resources, the Ministry of Agriculture and Food and the benefitting municipalities.
4. The proponent will prepare a design for a monitoring report and submit the design for approval to the Environmental Approvals Branch of the Ministry of the Environment before construction commences. The purpose of the monitoring report is to document the successes and failures of providing adequate protection and restoration to the environment during the construction of the undertaking. Monitoring reports will be submitted to the same Branch no later than one year after completion of each phase of construction.
5. The proponent shall ensure that the undertaking is implemented in accordance with the suggested sound level limits of the Model Municipal Noise Control By-Law Final Report, August, 1978 regarding Sound Level Limits—Specific Impulsive Sounds, Publication NPC-105, Section 5 (3) and regarding construction equipment in residential areas, publication NPC-115, with respect to any properties on which residences are located, measured in accordance with the procedures referred to in the Final Report.
6. The construction of the undertaking commences prior to December 31st, 1982 and that construction of at least 25 per cent of the undertaking be completed by January 1, 1984. O. Reg. 379/81.

KEITH C. NORTON
Minister of the Environment

Dated this 21st day of May, 1981.

THE PLANNING ACT

O. Reg. 380/81.

Restricted Areas—District of Algoma,
Sault Ste. Marie North Planning Area.

Made—June 2nd, 1981.

Filed—June 4th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 279/80 MADE UNDER THE PLANNING ACT

1. Clause 4 (b), exclusive of the Table, of Ontario Regulation 279/80, as remade by section 3 of Ontario Regulation 161/81, is revoked and the following substituted therefor:
 - (b) all of the lands in the geographic Townships of Aweres, Dennis, Deroche, Fenwick, Fisher, Gaudette, Havilland, Herrick, Hodgins, Kars, Ley, Pennefather, Rex, Tyan, Tilley and VanKoughnet are divided into the zones listed in the following Table as shown on maps filed in the Plans Administration Division of the Ministry of Housing at Toronto as Numbers 6, 7, 42, 43, 44, 45, 46, 47, 48 and 49, the said zones being designated on the maps as set out in the Table:

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 2nd day of June, 1981.

THE RETAIL SALES TAX ACT

O. Reg. 381/81.

General.

Made—May 28th, 1981.

Filed—June 5th, 1981.

REGULATION TO AMEND REGULATION 904 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE RETAIL SALES TAX ACT

1. Clause 2 (a) of Regulation 904 of Revised Regulations of Ontario, 1980 is revoked.

THE RETAIL SALES TAX ACT

O. Reg. 382/81.

Extension of Delivery Date For Furniture.

Made—June 4th, 1981.

Filed—June 5th, 1981.

REGULATION MADE UNDER THE RETAIL SALES TAX ACT

EXTENSION OF DELIVERY DATE FOR FURNITURE

1. The period within which delivery is required to be made for the purpose of paragraph 80 of subsection 5 (1) of the Act is extended to and includes the 30th day of September, 1981. O. Reg. 382/81, s. 1.

GEORGE L. ASHE
Minister of Revenue

Dated at Toronto, this 4th day of June, 1981.

THE ENVIRONMENTAL ASSESSMENT ACT

O. Reg. 383/81.

General.

Made—June 5th, 1981.

Filed—June 5th, 1981.

REGULATION TO AMEND REGULATION 293 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE ENVIRONMENTAL ASSESSMENT ACT

1. Clauses 5 (5) (a) and (f) of Regulation 293 of Revised Regulations of Ontario, 1980 are revoked and the following substituted therefor:

- (a) at least 25 per cent of the estimated cost of the undertaking is scheduled to be spent or construction contracts for at least 25 per cent of the estimated cost are scheduled to be let, before the 31st day of December, 1983 and prior to the 3rd day of June, 1980,
- (i) the undertaking was authorized by a resolution or by-law of the council or other governing body of the municipality,
- (ii) land was acquired by or on behalf of the municipality for the purpose of implementing the undertaking, or
- (iii) the municipality or some other expropriating authority acting on behalf of the municipality had served notice under the *Expropriations Act* of an application for approval to expropriate land to be used for the purpose of implementing the undertaking;

(f) it is an undertaking of a type that, save that the proponent is not the Minister of Transportation and Communications, is similar to any listed under "B" in the key contained in the Order of the Minister dated the 15th day of August, 1978 and published as number MTC-13 in the issue of THE ONTARIO GAZETTE dated the 16th day of September, 1978 and construction of the undertaking is commenced before the 31st day of December, 1981.

THE PLANNING ACT

O. Reg. 384/81.

Restricted Areas—Part of the
District of Sudbury.
Made—March 5th, 1981.
Filed—June 8th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 568/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following section:

59.—(1) In this section, "guest cabin" means a building that has no cooking facilities and is used only for purposes of sleeping accommodation.

(2) Notwithstanding any other provision of this Order, the land described in Schedule 52 may be used for the erection and use thereon of a guest cabin as a building accessory to the existing single-family cottage on the said land provided the following requirements are met:

Minimum total floor area of guest cabin	21.25 square metres
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Maximum height of guest cabin	one storey
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O. Reg. 384/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 52

That parcel of land situate in the geographic Township of Sale in the Territorial District of Sudbury, being Lot 1 on a Plan filed in the Land Registry Office for Land Titles Division of Sudbury (No. 53) as Number M-648. O. Reg. 384/81, s. 2.

D. G. HENDERSON
*Director,
Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 5th day of March, 1981.

THE PLANNING ACT

O. Reg. 385/81.

Restricted Areas—Part of the
District of Sudbury.
Made—May 19th, 1981.
Filed—June 8th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 568/72 MADE UNDER THE PLANNING ACT

1. Ontario Regulation 568/72 is amended by adding thereto the following sections:

60. Notwithstanding any other provision of this Order, the land described in Schedule 53 may be used for the establishment of a pit for the extraction of peat moss and for the erection and use thereon of buildings and structures accessory thereto. O. Reg. 385/81, s. 1, *part*.

61. Notwithstanding any other provision of this Order, the land described in Schedule 54 may be used for the establishment of a pit for the extraction of sand and gravel and for the erection and use thereon of buildings and structures accessory thereto. O. Reg. 385/81, s. 1, *part*.

2. The said Regulation is further amended by adding thereto the following Schedules:

Schedule 53

Those parcels of land situate in the geographic Township of Street in the Territorial District of Sudbury being lots 5 and 6 in Concession II. O. Reg. 385/81, s. 2, *part*.

Schedule 54

Those parcels of land being composed of the following:

1. That parcel of land situate in the geographic Township of Cartier in the Territorial District of Sudbury described as follows:

Beginning at a point in the northerly limit of the said geographic Township of Cartier 1,550 metres measured westerly therealong from the northeast corner of the said geographic Township;

Thence westerly continuing along the northerly limit of the said geographic Township a distance of 450 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 400 metres to a point;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 850 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 450 metres to a point;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 800 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 400 metres to a point;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 350 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 450 metres to a point;

Thence easterly and parallel to the northerly limit of the said geographic Township a distance of 750 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 350 metres to a point;

Thence easterly and parallel to the northerly limit of the said geographic Township a distance of 800 metres to a point;

Thence southerly and parallel to the easterly limit of the said geographic Township a distance of 350 metres to a point;

Thence easterly and parallel to the northerly limit of the said geographic Township a distance of 2,450 metres, more or less, to the easterly limit of the said geographic Township;

Thence northerly along the easterly limit of the said geographic Township to a point, a distance of 1,200 metres measured southerly therealong from the northeast corner of the said geographic Township;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 750 metres to a point;

Thence northerly and parallel to the easterly limit of the said geographic Township a distance of 400 metres to a point;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 400 metres to a point;

Thence northerly and parallel to the easterly limit of the said geographic Township a distance of 450 metres to a point;

Thence westerly and parallel to the northerly limit of the said geographic Township a distance of 400 metres to a point;

Thence northerly and parallel to the easterly limit of the said geographic Township a distance of 400 metres, more or less, to the place of beginning.

2. That parcel of land situate in the geographic Township of Harty in the Territorial District of Sudbury described as follows:

Beginning at the southeast corner of the Quarry Permit area of Torbury Harty Limited in the southerly limit of the said geographic Township of Harty distant 402 metres, more or less, measured easterly thereon from a wooden stake;

Thence northerly along the easterly limit of the said Quarry Permit area a distance of 1,207 metres, more or less, to the northeast corner of the said application area;

Thence easterly and parallel to the southerly limit of the said geographic Township a distance of 975 metres to a point;

Thence southerly and parallel to the easterly limit of the said Quarry Permit area a distance of 1,207 metres, more or less, to the southerly limit of the said geographic Township;

Thence westerly along the said southerly limit a distance of 975 metres, more or less, to the place of beginning.

3. That parcel of land situate in the geographic Townships of Cartier, Hess and Harty in the Territorial District of Sudbury described as follows:

Beginning at a point in the northerly limit of the geographic Township of Cartier distant 450 metres measured westerly therealong from the northeast corner of the said geographic Township of Cartier;

Thence westerly continuing along the northerly limit of the said geographic Township a distance of 400 metres to a point;

Thence northerly and parallel to the easterly limit of the geographic Township of Hess a distance of 800 metres to a point;

Thence easterly and parallel to the northerly limit of the geographic Township of Cartier a distance of 400 metres to a point;

Thence northerly and parallel to the easterly limit of the geographic Township of Hess a distance of 400 metres to a point;

Thence easterly and parallel to the northerly limit of the geographic Township of Cartier a distance of 450 metres, more or less, to the Township boundary between the geographic Townships of Hess and Harty;

Thence easterly continuing parallel to the southerly limit of the geographic Township of Harty a distance of 400 metres to a point;

Thence southerly and parallel to the westerly limit of the geographic Township of Harty a distance of 800 metres to a point;

Thence easterly and parallel to the southerly limit of the geographic Township of Harty a distance of 800 metres to a point;

Thence southerly and parallel to the westerly limit of the geographic Township of Harty a distance of 400 metres, more or less, to the southerly limit of the geographic Township of Harty;

Thence westerly along the southerly limit of the geographic Township of Harty a distance of 1,200 metres, more or less, to the southwest corner of the said geographic Township of Harty;

Thence southerly along the easterly limit of the geographic Township of Cartier a distance of 400 metres to a point;

Thence westerly and parallel to the northerly limit of the geographic Township of Cartier a distance of 450 metres to a point;

Thence northerly and parallel to the easterly limit of the geographic Township of Cartier a distance of 400 metres, more or less, to the place of beginning. O. Reg. 385/81, s. 2, *part*.

D. G. HENDERSON
Director,
Community Planning Review Branch,
North and East,
Ministry of Housing

Dated at Toronto, this 19th day of May, 1981.

THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

O. Reg. 386/81.

County of Halton (now The Regional Municipality of Halton), Town of Oakville.

Made—June 3rd, 1981.

Filed—June 9th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 481/73 MADE UNDER THE PARKWAY BELT PLANNING AND DEVELOPMENT ACT

1. Ontario Regulation 481/73 is amended by adding thereto the following section:

58. Notwithstanding any other provision of this Order, the land described in Schedule 47 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto. O. Reg. 386/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 47

That parcel of land situate in the Town of Milton in The Regional Municipality of Halton, formerly in the Township of Trafalgar in the County of Halton, being that part of Lot 9 in Concession III of the New Survey of the said former Township of Trafalgar, more particularly described as follows:

Premising the northeasterly limit of the King's Highway No. 25 to have a bearing of north 48° 00' 30" west and relating all bearings herein thereto;

Commencing at a point in the northeasterly limit of the said King's Highway No. 25, as shown on a Plan deposited in the Land Registry Office for the Registry Division of Halton (No. 20) as Number 851, located as follows:

Beginning at the westerly angle of the said Lot 9;

Thence northeasterly along the limit between lots 9 and 10 a distance of 52.87 feet to a point in the said northeasterly limit of the said Deposited Plan No. 851;

Thence south 48° 00' 30" easterly therealong a distance of 378 feet, more or less, to an angle therein;

Thence north 35° 37' 30" east a distance of 10 feet to an angle therein;

Thence south 48° 00' 30" east continuing along the said limit of Deposited Plan No. 851 a distance of 220 feet, more or less, to a point in the northwesterly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 148900;

Thence continuing south 48° 00' 30" east a distance of 204.8 feet to the point of commencement of the herein described parcel;

Thence south 48° 00' 30" east along the northeasterly limit of the said Deposited Plan No. 851 a distance of 204.8 feet to a point in the southeasterly limit of the lands described in the said Instrument No. 148900;

Thence northeasterly therealong a distance of 243.6 feet to the easterly angle of the said lands described in the said Instrument No. 148900;

Thence northwesterly along the northeasterly limit of the said lands described in the said Instrument No. 148900 a distance of 200 feet to a point therein;

Thence southwesterly a distance of 242.5 feet, more or less, to the place of beginning. O. Reg. 386/81, s. 2.

G. M. FARROW
*Executive Director,
Plans Administration Division,
Ministry of Housing*

Dated at Toronto, this 3rd day of June, 1981.

THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT

O. Reg. 387/81.

Graduate Scholarships.

Made—April 29th, 1981.

Approved—June 5th, 1981.

Filed—June 9th, 1981.

REGULATION TO AMEND REGULATION 642 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MINISTRY OF COLLEGES AND UNIVERSITIES ACT

1. Clause 1 (a) of Regulation 642 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

(a) "applicant" means a person who was, on the 1st day of December, 1980,

- (i) a Canadian citizen,
- (ii) a person who had resided in Canada as a landed immigrant for at least twelve consecutive months,
- (iii) a person who had resided in Canada as a landed immigrant for less than twelve consecutive months, or
- (iv) lawfully admitted to Canada as a visitor with student authorization under paragraph 10 (a) or (b) of the *Immigration Act, 1976* (Canada),

and who applies under Part II or Part III for an award;

- 2.—(1) Subsection 2 (1) of the said Regulation is revoked and the following substituted therefor:

(1) An application for an award under this Part shall be made in such form as the Minister may determine together with such other information and material as the Minister may require and shall have been filed with the Minister on or before the 1st day of December, 1980. O. Reg. 387/81, s. 2 (1).

- (2) Subsection 2 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Subject to subsection 5 (7), after considering the report of the Selection Board under subsection (3), the Minister may grant awards annually to not more than 960 applicants and his decision is final. O. Reg. 387/81, s. 2 (2).

- 3.—(1) Subsection 4 (4) of the said Regulation is revoked and the following substituted therefor:

(4) A nominating institution shall, on or before the 12th day of January in the year in respect of which the award is applied for, file with the Minister a list of not more than eight applicants selected under subsection (3) together with their application forms and such other material as the Minister may require. O. Reg. 387/81, s. 3 (1).

- (2) Subsection 4 (7) of the said Regulation is revoked and the following substituted therefor:

(7) After considering the report of the Selection Board under subsection (6), the Minister may grant awards annually to not more than eight applicants proposed by each nominating institution and his decision is final. O. Reg. 387/81, s. 3 (2).

4. Subsection 5 (4) of the said Regulation is revoked and the following substituted therefor:

(4) Where the Minister cancels an award under subsection (3) or where an applicant notifies the nominating institution which proposed such applicant that he is no longer an applicant, the nominating institution may on or before the 3rd day of August, 1981, file with the Minister the name of another applicant selected under subsection 4 (3) together with his application form and such other material as the Minister may require and subsections 4 (5), (6) and (7) shall apply with necessary modifications to such application.

O. Reg. 387/81, s. 4.

5. Subsections 6 (1) and (2) of the said Regulation are revoked and the following substituted therefor:

(1) The amount of an award under Part II or Part III shall not exceed \$1,900 per term.

(2) An award may be made for either two or three consecutive terms commencing May, 1981, September, 1981 or January, 1982, but shall not be made for only one term. O. Reg. 387/81, s. 5.

6. Subsection 7 (1) of the said Regulation is revoked and the following substituted therefor:

(1) An applicant may hold other scholarships or grants in addition to an award under this Regulation provided that the total amount of such scholarships or grants does not exceed the sum of \$2,500. O. Reg. 387/81, s. 6.

7. Subsection 8 (1) of the said Regulation is revoked and the following substituted therefor:

(1) The number of awards granted under Part II to persons who are applicants as defined in subclauses 1 (a) (iii) and (iv) shall not exceed fifty. O. Reg. 387/81, s. 7.

BETTE STEPHENSON
*Minister of Colleges
and Universities*

Dated at Toronto, this 29th day of April, 1981.

THE GAME AND FISH ACT

O. Reg. 388/81.

Discharge of Fire-Arms From or Across
Highways and Roads.

Made—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION TO AMEND REGULATION 410 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE GAME AND FISH ACT

1. The Schedule to Regulation 410 of Revised Regulations of Ontario, 1980, as amended by section 1 of Ontario Regulation 113/81, is further amended by adding thereto the following item:

21a. Simcoe.

THE MINISTRY OF NATURAL RESOURCES ACT

O. Reg. 389/81.

Assignment of Powers and Duties
of Minister.

Made—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION MADE UNDER THE MINISTRY OF NATURAL RESOURCES ACT

ASSIGNMENT OF POWERS AND DUTIES OF MINISTER

1. The Mining and Lands Commissioner is assigned the powers and duties conferred on the Minister of Natural Resources under subsection 28 (3) of the *Conservation Authorities Act* to hear and determine,

(a) the appeal of Mr. E. Bauman against the decision of the Grand River Conservation Authority made on the 13th day of January, 1981 denying his application to place fill for the purpose of constructing residential buildings on lots 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31 and 32 on Registered Plan 193 in the Township of Wilmot in The Regional Municipality of Waterloo; and

(b) the appeal of Edith and Rita Martin against the decision of the Rideau Valley Conservation Authority made on the 24th day of November, 1980 denying their application to place fill and erect a residential structure on part of lot 26, Broken Front Concession in the Township of Osgoode in The Regional Municipality of Ottawa-Carleton. O. Reg. 389/81, s. 1.

THE NIAGARA PARKS ACT

O. Reg. 390/81.

General.

Made—May 20th, 1981.

Approved—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION TO AMEND REGULATION 686 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE NIAGARA PARKS ACT

1. Item 5 of clause 1 (b) of Regulation 686 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

5. Class 5—a motor vehicle having a seating capacity for less than seventeen passengers and not operating on a regular schedule.

6. Class 6—a motor vehicle having a seating capacity for seven-teen or more passengers and not operating on a regular schedule.

2. Subsection 11 (2) of the said Regulation is revoked and the following substituted therefor:

(2) No person shall operate or permit the operation of a sight-seeing vehicle, other than a Class 5 or 6 sight-seeing vehicle, unless the operator thereof is the holder of a guide licence issued by the Commission. O. Reg. 390/81, s. 2.

3. Subsections 12 (2) and (5) of the said Regulation are revoked and the following substituted therefor:

(2) Each sight-seeing vehicle licence, other than a licence for a Class 5 or 6 sight-seeing vehicle, expires on the 31st day of December of the year in which it is issued. O. Reg. 390/81, s. 3, *part*.

(5) An applicant for a sight-seeing vehicle licence, other than an applicant for a Class 5 or 6 sight-seeing vehicle licence, shall, with his application, file with the Commission the tariff of rates and charges to be payable by passengers using the sight-seeing vehicle, which shall be subject to the approval of the Commission. O. Reg. 390/81, s. 3, *part*.

4. Subsection 13 (9) of the said Regulation is revoked and the following substituted therefor:

(9) No person shall operate, drive or park a heavy vehicle within the Parks.

(9a) In subsection (9), "heavy vehicle" means a vehicle that has a gross weight exceeding 5,000 kilograms, or a vehicle or combination of vehicles that transmits to the ground a weight in excess of 5,000 kilograms. O. Reg. 390/81, s. 4.

5. Items 7, 8, 9 and 10 of section 20 of the said Regulation are revoked and the following substituted therefor:

7. Sight-seeing vehicle Class 5,
when conveying Canadian school
or senior citizen groups\$2.00 upon
each entry
into the
park

8. Sight-seeing vehicle Class 6,
when conveying Canadian school
or senior citizen groups\$3.00 upon
each entry
into the
park

9. Sight-seeing vehicle Class 5,
when conveying other than
Canadian school or senior citizen
groups\$3.00 upon
each entry
into the
park

10. Sight-seeing vehicle Class 6,
when conveying other than
Canadian school or senior citizen
groups\$5.00 upon
each entry
into the
park

THE NIAGARA PARKS COMMISSION:

JAMES N. ALLAN
Chairman

DONALD R. WILSON
Secretary

Dated at Niagara Falls, this 20th day of May, 1981.

THE PLANNING ACT

O. Reg. 391/81.

Order Made Under Section 30 of
the Planning Act.

Made—June 4th, 1981.

Filed—June 10th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Essa in the County of Simcoe, being that part of the east half of Lot 19 in Concession IV, being Parcel 2 on a Reference Plan deposited in the Land Registry

Office for the Registry Division of Simcoe (No. 51) as Number 51R-478, more particularly described as follows:

Beginning at the northeast corner of the said Lot 19;

Thence south $10^{\circ} 27'$ east 80.47 feet to an iron bar;

Thence continuing south $10^{\circ} 27'$ east 196.66 feet to an iron bar being the place of beginning of the lands hereunder described;

Thence continuing south $10^{\circ} 27'$ east 207.17 feet to an iron bar;

Thence south $73^{\circ} 22'$ west 868.32 feet to an iron bar;

Thence north $3^{\circ} 59'$ west 211 feet;

Thence north $73^{\circ} 22'$ east 844.42 feet to the place of beginning. O. Reg. 391/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 4th day of June, 1981.

THE PLANNING ACT

O. Reg. 392/81.

Order Made Under Section 30 of
the Planning Act.

Made—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Township of Wainfleet in The Regional Municipality of Niagara, formerly in the County of Welland, being those parts of Lots 19 and 20 in Concession III and that part of the unopened road allowance of the said Lots 19 and 20 more particularly described as follows:

Beginning at a point in the southwesterly limit of the King's Highway No. 3 distant 150 feet south 43° east along the said limit from the intersection of the said southwesterly limit and the southerly limit of the road allowance between Concessions III and IV as shown on a Plan registered in the Land Registry Office for the Registry Division of Niagara South (No. 59) as Number 778A for the said Township of Wainfleet;

Thence south $60^{\circ} 07'$ west 343.09 feet;

Thence south $45^{\circ} 16'$ east 85 feet to the place of beginning of the herein described lands;

Thence continuing south $45^{\circ} 16'$ east 101.47 feet;

Thence north 42° east 143.46 feet to the southwesterly limit of the lands described in an Instrument registered in the said Land Registry Office as Number 80470A;

Thence north $45^{\circ} 16'$ west along the said lands 55.2 feet;

Thence south $60^{\circ} 07'$ west 148.62 feet to the place of beginning.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 5th day of June, 1981.

THE PLANNING ACT

O. Reg. 393/81.

Order Made Under Section 30 of
the Planning Act.

Made—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION MADE UNDER THE PLANNING ACT

ORDER MADE UNDER SECTION 30 OF THE PLANNING ACT

1. A contravention before the 19th day of March, 1973 of section 29 of *The Planning Act* or a predecessor thereof, or of a by-law passed under a predecessor of the said section, or of an Order made under clause 27 (1) (b), as it existed on the 25th day of June, 1970, of *The Planning Act* being chapter 296 of the Revised Statutes of Ontario, 1960 or a predecessor thereof, does not have and shall be deemed never to have had the effect of preventing the conveyance or creation of any interest in the following parcel of land:

That parcel of land situate in the Town of Fort Erie in The Regional Municipality of Niagara, formerly in the County of Welland, being that part of Block F on the westerly side of Niagara Street as the same is shown on Corporation Plan No. 24 for the Village of Bridgeburg now in the Town of Fort Erie, now known as Plan 525, and which said parcel is more particularly described as follows:

Premising that the northerly limit of Bowden Street according to a Plan registered in the Land Registry Office for Niagara South (No. 59) as Number 29 for the Village of Bridgeburg, now known as Plan No. 530, is on a course of north 87° 25' east and all bearings given herein are referred thereto;

Beginning at an iron bar planted at the southeasterly angle of Lot 7 according to a Plan registered in the said Land Registry Office as Number 887 for the Village of Bridgeburg, now known as Plan No. 364;

Thence south 1° 22' 30" east along the production southerly of the easterly limit of the said Lot 7 a distance of 134.09 feet to an iron bar planted at the intersection of the same with the production easterly of the northerly limit of the said Bowden Street;

Thence north 87° 25' east along the said produced limit 66 feet to an iron bar planted in the northerly limit of the said Bowden Street;

Thence north 1° 27' west 134.40 feet to an iron bar planted marking the southeasterly angle of Lot 6 according to the said registered Plan No. 887 now known as Plan No. 364;

Thence south 87° 08' west and being also the southerly limit of the said Lot 6 a distance of 65.91 feet to the place of beginning. O. Reg. 393/81, s. 1.

P. G. RIMMINGTON
*Director,
Community Planning Review Branch,
Central and Southwest,
Ministry of Housing*

Dated at Toronto, this 5th day of June, 1981.

THE PUBLIC HEALTH ACT

O. Reg. 394/81.

Health Units—General.

Made—May 20th, 1981.

Approved—June 5th, 1981.

Filed—June 10th, 1981.

REGULATION TO AMEND REGULATION 843 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC HEALTH ACT

1.—(1) Subparagraph iii of paragraph 1 of Schedule 14 to Regulation 843 of Revised Regulations of Ontario, 1980 is revoked and the following substituted therefor:

iii. One member to be appointed jointly by the Municipal Council of the Village of Rosseau, the municipal councils of the municipal townships of Humphrey and Christie and the municipal Township of Foley and the Corporation of the Township of The Archipelago.

(2) Subparagraph iv of paragraph 1 of the said Schedule 14 is revoked and the following substituted therefor:

iv. One member to be appointed jointly by the Municipal Council of the Town of Parry Sound, the municipal councils of the municipal townships of McDougall, Carling, Hagerman and McKellar.

2. Subparagraph v of paragraph 1 of Schedule 24 to the said Regulation is revoked and the following substituted therefor:

v. One member to be appointed by the Municipal Council of the Town of Kapuskasing and the municipal councils of the municipal townships of Fauquier, Shackleton and Machin, Owens, Williamson and Idington and the Corporation of the Township of Opasatika.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 20th day of May, 1981.

THE HEALTH INSURANCE ACT

O. Reg. 395/81.

General.

Made—June 5th, 1981.

Filed—June 11th, 1981.

REGULATION TO AMEND REGULATION 452 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE HEALTH INSURANCE ACT

- Items 12 and 13 of Table 4 of Regulation 452 of Revised Regulations of Ontario, 1980, as made by section 1 of Ontario Regulation 253/81, are revoked and the following substituted therefor:
- On or after the 1st day of February, 1981, but before the 1st day of April, 1981. 110

THE PLANNING ACT

O. Reg. 396/81.

Restricted Areas—District of Parry Sound,
Geographic Township of Ferguson.

Made—June 9th, 1981.

Filed—June 11th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 1109/80 MADE UNDER THE PLANNING ACT

- Clause 1 (d) of Ontario Regulation 1109/80 is revoked and the following substituted therefor:
(d) "lot" means a Part shown on the Plan deposited in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number 42R-6695;
- Section 2 of the said Regulation is revoked and the following substituted therefor:
- This Order applies to that parcel of land situate in the geographic Township of Ferguson in the District of Parry Sound, being that part of Lot 1 in Concession A shown as parts 1, 2 and 3 on a Plan deposited in the Land Registry Office for the Registry Division of Parry Sound (No. 42) as Number 42R-6695. O. Reg. 396/81, s. 2.

D. G. HENDERSON

Director,

*Community Planning Review Branch,
North and East,
Ministry of Housing*

Dated at Toronto, this 9th day of June, 1981.

THE PLANNING ACT

O. Reg. 397/81.

Restricted Areas—Part of the
District of Nipissing.

Made—June 10th, 1981.

Filed—June 12th, 1981.

REGULATION TO AMEND ONTARIO REGULATION 540/74 MADE UNDER THE PLANNING ACT

- Ontario Regulation 540/74 is amended by adding thereto the following section:

61. Notwithstanding any other provision of this Order, the land described in Schedule 77 may be used for the erection and use thereon of a single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard 7.6 metres

Minimum side yards 3.1 metres

Minimum rear yard 7.6 metres

Maximum percentage of
lot to be occupied by
dwelling 15 per cent

Maximum height of
dwelling two and one-half storeys

O. Reg. 397/81, s. 1.

2. The said Regulation is further amended by adding thereto the following Schedule:

Schedule 77

That parcel of land situate in the geographic Township of Hugel in the Territorial District of Nipissing, being that part of the west part of Broken Lot 2 in Concession II designated as Part 2 on a Reference Plan deposited in the Land Registry Office for the

Land Titles Division of Nipissing (No. 36) as Number 36R-5718. O. Reg. 397/81, s. 2.

D. G. HENDERSON

Director,

Community Planning Review Branch,

North and East,

Ministry of Housing

Dated at Toronto, this 10th day of June, 1981.

THE ONTARIO HERITAGE ACT

O. Reg. 398/81.

Grants for Museums.

Made—June 5th, 1981.

Filed—June 15th, 1981.

REGULATION MADE UNDER THE ONTARIO HERITAGE ACT

GRANTS FOR MUSEUMS

INTERPRETATION

1. In this Regulation,

(a) "applicant" means,

- (i) a non-profit corporation that has its head office in the Province of Ontario and that operates a museum,
- (ii) a council of a municipality that operates a museum,
- (iii) a public library board, under the *Public Libraries Act* that operates a museum,
- (iv) a council of an Indian Band as defined in the *Indian Act* (Canada) that operates a museum, and
- (v) a conservation authority established by or under the *Conservation Authorities Act* that operates a museum;

(b) "curator" means a person whose full-time service is devoted to the administration of a museum;

(c) "eligible operating expenses" means,

- (i) salaries and benefits expenses,
- (ii) administration expenses,
- (iii) maintenance expenses,
- (iv) curatorial expenses,
- (v) conservation expenses,
- (vi) display expenses,

(vii) events and activities expenses,

(viii) advertising and publicity expenses, and

(ix) collection acquisition expenses,

incurred by an applicant in the preceding calendar year and for which no moneys were received by the applicant for such expenses from the Government of Canada or Territory in Canada or from any other Provincial program or from any other Province;

(d) "museum" means an institution that,

- (i) is established for the purpose of acquiring, conserving, studying, interpreting, assembling and exhibiting to the public for its instruction and enjoyment a collection of artifacts of historical interest,
- (ii) has a definable site used exclusively for the operation of the institution and that apportions its physical space, with respect to public purposes and administrative support purposes, so as to effectively carry out the role of a museum,
- (iii) maintains a bookkeeping system for the exclusive use of the institution that sets out the income and expenses of the institution separately from all other income and expenses of the applicant,
- (iv) has a statement of purpose that clearly sets out the aims and objectives of the institution and that has a collections policy relative to such aims and objectives,
- (v) owns a catalogued collection consisting mainly of three dimensional historical artifacts of local or provincial significance that reflects the aims and objectives of the institution,
- (vi) has an appointed or elected governing body that is solely responsible for the management of the institution,
- (vii) has an appointed curator,
- (viii) is open to the public,

(ix) is exempt from the payment of tax under the *Income Tax Act* and the *Income Tax Act* (Canada),

(x) is not an art museum,

(xi) is not established primarily for the purpose of conducting temporary exhibitions,

(xii) is not a community centre as defined in the *Community Recreation Centres Act*, and

(xiii) is not a specialized museum as designated by the National Museums Corporation of Canada;

(e) "open to the public" means accessible to the public at any time on those days and within those hours posted or advertised, without prior reservation or appointment. O. Reg. 398/81, s. 1.

2.—(1) Where an applicant that operates a museum and applies to the Minister in the form provided by the Minister together with such information as the Minister may require before the 1st day of September in any year for a grant in respect of the operation of the museum for the preceding year, the applicant shall,

(a) where the museum is open to the public for 360 or more hours and sixty or more days of the year but is not eligible for a grant under clause (b), be paid a grant equal to 50 per cent of the eligible operating expenses incurred by the applicant in the preceding calendar year or \$12,500, whichever is the lesser; or

(b) where the museum is open to the public for at least 1,080 hours and at least 180 days of the year, including a minimum of twenty days in each of eight months of the year, be paid a grant equal to the percentage set out in column 2 of Table 1 of the eligible operating expenses incurred by the applicant in the preceding calendar year set out opposite thereto in column 1 of Table 1.

(2) An applicant applying for a grant under subsection (1) who did not receive a grant in the preceding calendar year shall have operated a museum that was open to the public in the year preceding his application. O. Reg. 398/81, s. 2.

3.—(1) Where two or more applicants jointly operate a museum, the applicants shall, by agreement, determine which one of them shall be deemed to operate the museum for the purposes of section 2.

(2) Where the Minister determines that two or more museums can be operated by a single applicant the Minister shall treat such museums as a single institu-

tion for the purposes of making a grant under this Regulation. O. Reg. 398/81, s. 3.

4.—(1) Where in any year the amount voted by the Legislature for the grants under this Regulation is insufficient to pay the grants in full, the Minister may make a *pro rata* reduction in the grants.

(2) Notwithstanding clause 2 (1) (b), where in any year the amount voted by the Legislature for the grants under this Regulation results in a surplus of moneys after the payments of all of the grants in full, the Minister may make a *pro rata* increase in the grants to those applicants who received a grant equal to less than 16 per cent of their eligible operating expenses so as to bring the total grants payable to such applicant under this Regulation to an amount that is not greater than 16 per cent. O. Reg. 398/81, s. 4.

TABLE 1

ELIGIBLE OPERATING EXPENSES	PERCENTAGE
Column 1	Column 2
up to \$25,000	50
over \$25,000 and up to 27,500	49
over 27,500 and up to 30,000	48
over 30,000 and up to 32,500	47
over 32,500 and up to 35,000	46
over 35,000 and up to 37,500	45
over 37,500 and up to 40,000	44
over 40,000 and up to 42,500	43
over 42,500 and up to 45,000	42
over 45,000 and up to 47,500	41
over 47,500 and up to 50,000	40
over 50,000 and up to 55,000	39
over 55,000 and up to 60,000	38
over 60,000 and up to 65,000	37
over 65,000 and up to 70,000	36
over 70,000 and up to 75,000	35
over 75,000 and up to 80,000	34
over 80,000 and up to 85,000	33
over 85,000 and up to 90,000	32
over 90,000 and up to 95,000	31

ELIGIBLE OPERATING EXPENSES	PERCENTAGE
Column 1	Column 2
over 95,000 and up to 100,000	30
over 100,000 and up to 115,000	28
over 115,000 and up to 130,000	26
over 130,000 and up to 145,000	24
over 145,000 and up to 160,000	22
over 160,000 and up to 175,000	20
over 175,000 and up to 190,000	18
over 190,000 and up to 205,000	16
over 205,000 and up to 220,000	14
over 220,000	12

O. Reg. 398/81, Table 1.

THE PUBLIC VEHICLES ACT

O. Reg. 399/81.

General.

Made—June 11th, 1981.

Filed—June 15th, 1981.

REGULATION TO AMEND REGULATION 888 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE PUBLIC VEHICLES ACT

1.—(1) Section 1 of Regulation 888 of Revised Regulations of Ontario, 1980, as remade by section 1 of Ontario Regulation 65/81, is amended by adding thereto the following clause:

(aa) “deadhead charge” means a charge included by a licensee in his total charge for a chartered trip, for moving an empty vehicle between its place of storage and the origination or termination point for a charter;

(2) Clause 1 (b) of the said Regulation is revoked and the following substituted therefor:

(b) “equipment point” means a point designated in the operating licence of a licensee or a point on a route designated in the operating licence of a licensee,

(i) at which the licensee usually stores a public vehicle,

(ii) which the licensee has designated as an equipment point in a tariff of tolls filed under the Act, and

(iii) from which the licensee does not charge a deadhead charge;

(3) Section 1 of the said Regulation is further amended by adding thereto the following clause:

(ca) “linehaul charge” means a licensee’s charge per kilometre for a chartered trip, excluding deadhead charges and supplementary charges connected with the charter;

(4) Clause 1 (g) of the said Regulation is revoked and the following substituted therefor:

(g) “service point” means a point designated in the operating licence of a licensee or a point on a route designated in the operating licence of a licensee,

(i) from which the licensee’s linehaul charge is not higher than his linehaul charge from his nearest equipment point for each class of public vehicle operated by him, and

(ii) from which the licensee does not charge a deadhead charge.

2. Clause 9 (5) (b) of the said Regulation, as made by section 5 of Ontario Regulation 65/81, is revoked and the following substituted therefor:

(b) if the trip is originating at any other point, including a point designated in the licence of another licensee or a point on a route designated in the licence of another licensee, at least three quarters of the persons being transported on the trip board the vehicle at that point.

3. Subsection 9a (3) of the said Regulation, as made by section 5 of Ontario Regulation 65/81, is revoked and the following substituted therefor:

(3) Where a licensee indicates his fare or charge for a chartered trip in accordance with subsection (2), the fare or charge shall be itemized to show the linehaul charge per kilometre, the deadhead charge per kilometre and all supplementary charges connected with the charter. O. Reg. 399/81, s. 3.

4.—(1) Subsections 12 (1) and (2) of the said Regulation, as remade by section 8 of Ontario Regulation 65/81, are revoked and the following substituted therefor:

(1) Every licensee who operates a public vehicle on a chartered trip shall ensure that a report is completed for each chartered trip he operates.

(2) For the purposes of subsection (1), a report is not complete if it is not signed by or on behalf of the licensee and, except where a chartered trip is paid for on the basis of a fare being paid to the licensee by each passenger on the trip, signed by the person contracting for the charter. O. Reg. 399/81, s. 4 (1).

(2) Clauses 12 (3) (b) and (l) of the said Regulation, as made by section 8 of Ontario Regulation 65/81, are revoked and the following substituted therefor:

(b) the name and address of the person contracting with the licensee for the charter or where more than one person is contracting, the names and addresses of all contracting persons;

(ba) where the report is signed by the licensee, a statement to that effect or, where the report is signed on behalf of the licensee, the name and address of the employee or agent so signing;

(l) the fare or charge for the trip, itemized to show the linehaul charge per kilometre, the deadhead charge per kilometre, and all supplementary charges connected with the charter.

5. This Regulation comes into force on the 1st day of July, 1981.

THE TORONTO AREA TRANSIT
OPERATING AUTHORITY ACT

O. Reg. 400/81.

General.

Made—June 3rd, 1981.

Approved—June 11th, 1981.

Filed—June 15th, 1981.

REGULATION TO AMEND
REGULATION 935 OF
REVISED REGULATIONS OF ONTARIO, 1980
MADE UNDER
THE TORONTO AREA TRANSIT OPERATING
AUTHORITY ACT

1.—(1) Subsection 2 (21) of Regulation 935 of Revised Regulations of Ontario, 1980 is

amended by adding “and” at the end of clause (b), by striking out “and” at the end of clause (c) and by striking out clause (d).

(2) Subsection 2 (22) of the said Regulation is revoked and the following substituted therefor:

(22) Where more than one transit service is provided between two places by the Authority, a local transit system, or a combination thereof, the Authority may charge on any such service operated by it a premium fare and the amount of the premium fare shall be,

(a) for a single one-way fare, 45 cents plus the amount of the fare set out in the applicable Schedule; and

(b) for a pass or ten one-way tickets, the amount in the applicable column of the Table that corresponds to the amount in column 1 of the Table equivalent to 45 cents plus the single one-way fare for the service. O. Reg. 400/81, s. 1 (2).

2. Section 6 of the said Regulation is revoked and the following substituted therefor:

6.—(1) No person shall bring an animal on a transit system operated by or for the Authority.

(2) Subsection (1) does not apply to prohibit a seeing-eye dog from accompanying a blind passenger or a hearing-ear dog from accompanying a deaf passenger. O. Reg. 400/81, s. 2.

3. Subsection 10 (3) of the said Regulation is revoked and the following substituted therefor:

(3) No person shall park a vehicle within a parking lot for a period of more than forty-eight hours without the written permission of the Authority.

(3a) No person shall park a vehicle having a gross weight in excess of 4,536 kilograms in a parking lot.

(3b) Unless directed to do so by an official of the Authority, no person shall park, stand or stop a vehicle on Authority property except in an area designated for the parking, standing or stopping of vehicles, as the case may be. O. Reg. 400/81, s. 3.

4. The Table to the said Regulation is revoked and the following substituted therefor

TABLE

FARE CONVERSION TABLE						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE \$
.80	7.25	.40	25.00	6.00	15.00	3.00
.85	7.75	.45	27.00	6.25	15.00	3.00
.90	8.25	.45	28.00	6.75	17.00	3.25
.95	8.50	.50	30.00	7.00	18.00	3.50
1.00	9.00	.50	31.00	7.25	19.00	3.75
1.05	9.50	.55	33.00	7.75	20.00	3.75
1.10	10.00	.55	34.00	8.00	21.00	4.00
1.15	10.25	.60	36.00	8.50	22.00	4.25
1.20	10.75	.60	37.00	8.75	23.00	4.50
1.25	11.25	.65	39.00	9.25	24.00	4.50
1.30	11.75	.65	41.00	9.50	25.00	4.75
1.35	12.25	.70	42.00	10.00	26.00	5.00
1.40	12.50	.70	44.00	10.25	27.00	5.00
1.45	13.00	.75	45.00	10.75	28.00	5.25
1.50	13.50	.75	47.00	11.00	28.00	5.50
1.55	14.00	.80	48.00	11.50	29.00	5.75
1.60	14.50	.80	50.00	11.75	30.00	5.75
1.65	14.75	.85	51.00	12.00	31.00	6.00
1.70	15.25	.85	53.00	12.50	32.00	6.25
1.75	15.75	.90	54.00	12.75	33.00	6.50
1.80	16.25	.90	56.00	13.25	34.00	6.50
1.85	16.75	.95	58.00	13.50	35.00	6.75
1.90	17.00	.95	59.00	14.00	36.00	7.00
1.95	17.50	1.00	61.00	14.25	37.00	7.00
2.00	18.00	1.00	62.00	14.75	38.00	7.25
2.05	18.50	1.05	64.00	15.00	39.00	7.50
2.10	18.75	1.05	65.00	15.50	40.00	7.75
2.15	19.25	1.10	67.00	15.75	41.00	7.75
2.20	19.75	1.10	68.00	16.25	42.00	8.00
2.25	20.25	1.15	70.00	16.50	43.00	8.25
2.30	20.75	1.15	72.00	16.75	43.00	8.50
2.35	21.00	1.20	73.00	17.25	44.00	8.50
2.40	21.50	1.20	75.00	17.50	45.00	8.75
2.45	22.00	1.25	76.00	18.00	46.00	9.00
2.50	22.50	1.25	78.00	18.25	47.00	9.25
2.55	23.00	1.30	79.00	18.75	48.00	9.25
2.60	23.25	1.30	81.00	19.00	49.00	9.50
2.65	23.75	1.35	82.00	19.50	50.00	9.75
2.70	24.25	1.35	84.00	19.75	51.00	9.75
2.75	24.75	1.40	85.00	20.25	52.00	10.00
2.80	25.25	1.40	87.00	20.50	53.00	10.25
2.85	25.50	1.45	89.00	21.00	54.00	10.50
2.90	26.00	1.45	90.00	21.25	55.00	10.50
2.95	26.50	1.50	92.00	21.50	56.00	10.75
3.00	27.00	1.50	93.00	22.00	57.00	11.00
3.05	27.25	1.55	95.00	22.25	58.00	11.25
3.10	27.75	1.55	96.00	22.75	59.00	11.25
3.15	28.25	1.60	98.00	23.00	59.00	11.50
3.20	28.75	1.60	99.00	23.50	60.00	11.75
3.25	29.25	1.65	101.00	23.75	61.00	11.75

FARE CONVERSION TABLE (continued)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Single Fare S	10 Ride Fare S	Half Fare S	Adult Monthly Fare S	Student 10 Ride Fare S	Student Monthly Fare S	FAMILY PASS FARE S
3.30	29.50	1.65	103.00	24.25	62.00	12.00
3.35	30.00	1.70	104.00	24.50	63.00	12.25
3.40	30.50	1.70	106.00	25.00	64.00	12.50
3.45	31.00	1.75	107.00	25.25	65.00	12.50
3.50	31.50	1.75	109.00	25.50	66.00	12.75
3.55	31.75	1.80	110.00	26.00	67.00	13.00
3.60	32.25	1.80	112.00	26.25	68.00	13.25
3.65	32.75	1.85	113.00	26.75	69.00	13.25
3.70	33.25	1.85	115.00	27.00	70.00	13.50
3.75	33.75	1.90	116.00	27.50	71.00	13.75
3.80	34.00	1.90	118.00	27.75	72.00	13.75
3.85	34.50	1.95	120.00	28.25	73.00	14.00
3.90	35.00	1.95	121.00	28.50	74.00	14.25
3.95	35.50	2.00	123.00	29.00	75.00	14.50
4.00	35.75	2.00	124.00	29.25	75.00	14.50
4.05	36.25	2.05	126.00	29.75	76.00	14.75
4.10	36.75	2.05	127.00	30.00	77.00	15.00
4.15	37.25	2.10	129.00	30.25	78.00	15.25
4.20	37.75	2.10	130.00	30.75	79.00	15.25
4.25	38.00	2.15	132.00	31.00	80.00	15.50
4.30	38.50	2.15	134.00	31.50	81.00	15.75
4.35	39.00	2.20	135.00	31.75	82.00	16.00
4.40	39.50	2.20	137.00	32.25	83.00	16.00
4.45	40.00	2.25	138.00	32.50	84.00	16.25
4.50	40.25	2.25	140.00	33.00	85.00	16.50
4.55	40.75	2.30	141.00	33.25	86.00	16.50
4.60	41.25	2.30	143.00	33.75	87.00	16.75
4.65	41.75	2.35	144.00	34.00	88.00	17.00
4.70	42.25	2.35	146.00	34.50	89.00	17.25
4.75	42.50	2.40	147.00	34.75	90.00	17.25
4.80	43.00	2.40	149.00	35.00	90.00	17.50
4.85	43.50	2.45	151.00	35.50	91.00	17.75
4.90	44.00	2.45	152.00	35.75	92.00	18.00
4.95	44.50	2.50	154.00	36.25	93.00	18.00
5.00	44.75	2.50	155.00	36.50	94.00	18.25
5.05	45.25	2.55	157.00	37.00	95.00	18.50
5.10	45.75	2.55	158.00	37.25	96.00	18.50
5.15	46.25	2.60	160.00	37.75	97.00	18.75
5.20	46.50	2.60	161.00	38.00	98.00	19.00
5.25	47.00	2.65	163.00	38.50	99.00	19.25
5.30	47.50	2.65	165.00	38.75	100.00	19.25
5.35	48.00	2.70	166.00	39.25	101.00	19.50
5.40	48.50	2.70	168.00	39.50	102.00	19.75
5.45	48.75	2.75	169.00	39.75	103.00	20.00
5.50	49.25	2.75	171.00	40.25	104.00	20.00
5.55	49.75	2.80	172.00	40.50	105.00	20.25
5.60	50.25	2.80	174.00	41.00	106.00	20.50
5.65	50.75	2.85	175.00	41.25	106.00	20.50
5.70	51.00	2.85	177.00	41.75	107.00	20.75
5.75	51.50	2.90	178.00	42.00	108.00	21.00

FARE CONVERSION TABLE (continued)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE \$
5.80	52.00	2.90	180.00	42.50	109.00	21.25
5.85	52.50	2.95	182.00	42.75	110.00	21.25
5.90	53.00	2.95	183.00	43.25	111.00	21.50
5.95	53.25	3.00	185.00	43.50	112.00	21.75
6.00	53.75	3.00	186.00	43.75	113.00	22.00
6.05	54.25	3.05	188.00	44.25	114.00	22.00
6.10	54.75	3.05	189.00	44.50	115.00	22.25
6.15	55.00	3.10	191.00	45.00	116.00	22.50
6.20	55.50	3.10	192.00	45.25	117.00	22.75
6.25	56.00	3.15	194.00	45.75	118.00	22.75
6.30	56.50	3.15	196.00	46.00	119.00	23.00
6.35	57.00	3.20	197.00	46.50	120.00	23.25
6.40	57.25	3.20	199.00	46.75	121.00	23.25
6.45	57.75	3.25	200.00	47.25	122.00	23.50
6.50	58.25	3.25	202.00	47.50	122.00	23.75
6.55	58.75	3.30	203.00	48.00	123.00	24.00
6.60	59.25	3.30	205.00	48.25	124.00	24.00
6.65	59.50	3.35	206.00	48.50	125.00	24.25
6.70	60.00	3.35	208.00	49.00	126.00	24.50
6.75	60.50	3.40	209.00	49.25	127.00	24.75
6.80	61.00	3.40	211.00	49.75	128.00	24.75
6.85	61.50	3.45	213.00	50.00	129.00	25.00
6.90	61.75	3.45	214.00	50.50	130.00	25.25
6.95	62.25	3.50	216.00	50.75	131.00	25.25
7.00	62.75	3.50	217.00	51.25	132.00	25.50
7.05	63.25	3.55	219.00	51.50	133.00	25.75
7.10	63.50	3.55	220.00	52.00	134.00	26.00
7.15	64.00	3.60	222.00	52.25	135.00	26.00
7.20	64.50	3.60	223.00	52.75	136.00	26.25
7.25	65.00	3.65	225.00	53.00	137.00	26.50
7.30	65.50	3.65	227.00	53.25	137.00	26.75
7.35	65.75	3.70	228.00	53.75	138.00	26.75
7.40	66.25	3.70	230.00	54.00	139.00	27.00
7.45	66.75	3.75	231.00	54.50	140.00	27.25
7.50	67.25	3.75	233.00	54.75	141.00	27.50
7.55	67.75	3.80	234.00	55.25	142.00	27.50
7.60	68.00	3.80	236.00	55.50	143.00	27.75
7.65	68.50	3.85	237.00	56.00	144.00	28.00
7.70	69.00	3.85	239.00	56.25	145.00	28.00
7.75	69.50	3.90	240.00	56.75	146.00	28.25
7.80	70.00	3.90	242.00	57.00	147.00	28.50
7.85	70.25	3.95	244.00	57.50	148.00	28.75
7.90	70.75	3.95	245.00	57.75	149.00	28.75
7.95	71.25	4.00	247.00	58.00	150.00	29.00
8.00	71.75	4.00	248.00	58.50	151.00	29.25
8.05	72.00	4.05	250.00	58.75	152.00	29.50
8.10	72.50	4.05	251.00	59.25	153.00	29.50
8.15	73.00	4.10	253.00	59.50	153.00	29.75
8.20	73.50	4.10	254.00	60.00	154.00	30.00
8.25	74.00	4.15	256.00	60.25	155.00	30.00

FARE CONVERSION TABLE (continued)						
Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Single Fare \$	10 Ride Fare \$	Half Fare \$	Adult Monthly Fare \$	Student 10 Ride Fare \$	Student Monthly Fare \$	FAMILY PASS FARE \$
8.30	74.25	4.15	258.00	60.75	156.00	30.25
8.35	74.75	4.20	259.00	61.00	157.00	30.50
8.40	75.25	4.20	261.00	61.50	158.00	30.75
8.45	75.75	4.25	262.00	61.75	159.00	30.75
8.50	76.25	4.25	264.00	62.00	160.00	31.00
8.55	76.50	4.30	265.00	62.50	161.00	31.25
8.60	77.00	4.30	267.00	62.75	162.00	31.50
8.65	77.50	4.35	268.00	63.25	163.00	31.50
8.70	78.00	4.35	270.00	63.50	164.00	31.75
8.75	78.50	4.40	271.00	64.00	165.00	32.00
8.80	78.75	4.40	273.00	64.25	166.00	32.00
8.85	79.25	4.45	275.00	64.75	167.00	32.25
8.90	79.75	4.45	276.00	65.00	168.00	32.50
8.95	80.25	4.50	278.00	65.50	169.00	32.75
9.00	80.50	4.50	279.00	65.75	169.00	32.75
9.05	81.00	4.55	281.00	66.25	170.00	33.00
9.10	81.50	4.55	282.00	66.50	171.00	33.25
9.15	82.00	4.60	284.00	66.75	172.00	33.50
9.20	82.50	4.60	285.00	67.25	173.00	33.50
9.25	82.75	4.65	287.00	67.50	174.00	33.75
9.30	83.25	4.65	289.00	68.00	175.00	34.00
9.35	83.75	4.70	290.00	68.25	176.00	34.25
9.40	84.25	4.70	292.00	68.75	177.00	34.25
9.45	84.75	4.75	293.00	69.00	178.00	34.50
9.50	85.00	4.75	295.00	69.50	179.00	34.75
9.55	85.50	4.80	296.00	69.75	180.00	34.75
9.60	86.00	4.80	298.00	70.25	181.00	35.00
9.65	86.50	4.85	299.00	70.50	182.00	35.25
9.70	87.00	4.85	301.00	71.00	183.00	35.50
9.75	87.25	4.90	302.00	71.25	184.00	35.50
9.80	87.75	4.90	304.00	71.50	184.00	35.75
9.85	88.25	4.95	306.00	72.00	185.00	36.00
9.90	88.75	4.95	307.00	72.25	186.00	36.25
9.95	89.25	5.00	309.00	72.75	187.00	36.25
10.00	89.50	5.00	310.00	73.00	188.00	36.50

O. Reg. 400/81, s. 4.

5. Schedules 1, 2, 3, 4, 5, 6 and 7 to the said Regulation are revoked and the following substituted therefor:

Schedule 1

SCHEDULE 1		TORONTO – OAKVILLE – HAMILTON												
	Zone	Guildwood	Scarboro North	Scarboro South	Metro North	Metro Northwest	Etiobicoke South	Port Credit-Cooksville	Clarkson- Erindale	Oakville	Oakville West- Bronte	Burlington	Aldershot	Hamilton
Guildwood	8	1.20	1.00	1.20	1.35	1.90	2.15	2.55	3.00	3.25	3.60	4.05	4.45	4.65
Scarboro North	7		1.00	1.10	1.05	1.65	1.90	2.25	2.60	2.95	3.30	3.75	4.20	4.40
Scarboro South	6			1.20	1.35	1.85	1.90	2.25	2.60	2.95	3.30	3.75	4.20	4.40
Metro North	5				^{1.00B} 1.20T	^{1.00B} 1.20T	1.25	1.70	2.10	2.30	2.75	3.15	3.50	3.70
Toronto Rail	2				^{1.00B} 1.20T	1.20	1.20	1.40	1.80	2.15	2.55	3.00	3.40	3.60
Metro Northwest	4				^{1.00B} 1.20T	^{1.00B} 1.20T	^{1.00B} 1.20T	1.30	1.65	2.00	2.35	2.80	3.20	3.40
Etiobicoke South	3						1.20	^{1.40B} 1.20T	1.40	1.75	2.10	2.55	3.00	3.20
Port Credit-Cooksville	11							^{1.00B} 1.20T	^{1.00B} 1.20T	1.40	1.75	2.20	2.60	2.80
Clarkson-Erindale	12								1.00	^{1.00B} 1.20T	1.40	1.80	2.20	2.45
Oakville	13									1.00	^{1.00B} 1.20T	1.45	1.90	2.10
Oakville West-Bronte	14										1.00	^{1.10B} 1.20T	1.55	1.75
Burlington	15											1.00	1.00	1.20
Aldershot	16												1.00	1.00
Hamilton	18													1.00

O. Reg. 400/81, s. 5, part.

Schedule 2

SCHEDULE 2		TORONTO - STREETSVILLE - MEADOWVALE - MILTON									
	Zone	Guildwood	Scarboro North	Metro North	Metro Northwest	Etobicoke South	Port Credit-Cooksville	Clarkson-Errindale	Streetsville-Meadowvale	Hornby	Milton
Guildwood	8	1.20	1.00	1.35	1.90	2.15	2.55	3.00	3.15	3.60	3.80
Scarboro South	6	1.20	1.10	1.35	1.85	1.90	2.25	2.60	3.15	3.60	3.80
Scarboro North	7		1.00	1.05	1.65	1.90	2.25	2.60	2.75	3.10	3.30
Metro North	5			1.00B 1.20T	1.00B 1.20T	1.25	1.70	2.10	1.65	2.45	2.55
Metro Northwest	4				1.00B 1.20T	1.00B 1.20T	1.30	1.65	1.55	2.10	2.30
Toronto	2			1.00B 1.20T	1.20	1.20	1.40	1.80	2.30	2.80	3.00
Etobicoke South	3					1.20	1.40B 1.20T	1.40	1.55	2.40	2.50
Port Credit-Cooksville	11						1.00B 1.20T	1.05B 1.20T	1.55	2.00	2.25
Clarkson-Errindale	12							1.00	1.20	1.65	1.85
Streetsville-Meadowvale	22								1.00B 1.20T	1.20	1.50
Hornby	23									1.00	1.00
Milton	24										1.00

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Schedule 3

TORONTO – BRAMPTON – GEORGETOWN – GUELPH																		
SCHEDULE 3																		
	Zone	Guild-wood	Scarboro North	Scarboro South	Metro North	Metro North-west	Elobi-coke South	Port Credit-Cooks-ville	Britania	Malton	Brama-lea	Bramp-ton	Hutton-ville	George-town	Silver Creek	Acton	Rock-wood	Guelph
	8	1.20	1.00	1.20	1.35	1.90	2.15	2.55	3.40	2.35	2.75	3.10	3.40	3.75	4.15	4.45	4.95	5.25
Guildwood	7		1.00	1.10	1.05	1.65	1.90	2.25	3.15	2.05	2.45	2.70	3.10	3.50	3.90	4.15	4.65	5.00
Scarboro North	6			1.20	1.35	1.85	1.90	2.25	3.15	2.20	2.60	3.00	3.35	3.75	4.15	4.45	4.95	5.25
Scarboro South	5				1.008 1.207	1.008 1.207	1.25	1.70	2.50	1.20	1.55	1.95	2.35	2.80	3.20	3.60	4.10	4.40
Metro North	4				1.008 1.207	1.008 1.207	1.000 1.207	1.30	2.15	1.058 1.207	1.40	1.75	2.10	2.50	2.90	3.20	3.70	4.00
Metro Northwest	2				1.008 1.207	1.008 1.207	1.20	1.40	1.90	1.70	2.10	2.35	2.75	3.15	3.55	3.80	4.30	4.65
Toronto	3				1.20	1.20	1.20	1.40	1.40	1.30	1.70	1.85	2.25	2.75	3.10	3.40	3.90	4.25
Elobi-coke South	11							1.05 1.200 1.207	1.05	2.30	2.00	1.55	1.95	2.35	2.75	3.05	3.55	3.85
Port Credit-Cooksville	21							1.00 1.251 1.257	1.00	1.90	1.60	1.20	1.60	2.00	2.35	2.65	3.15	3.45
Britania	41									1.00	1.008 1.251 1.257	1.25	1.65	1.95	2.45	2.75	3.25	3.55
Malton	41										1.00	1.058 1.251 1.257	1.45	1.75	2.15	2.45	2.95	3.25
Bramalea	42											1.00	1.10	1.45	1.75	2.05	2.50	2.90
Brampton	43												1.00	1.10	1.40	1.80	2.25	2.60
Huttonville	44													1.00	1.00	1.35	1.90	2.20
Georgetown	45														1.00	1.00	1.50	1.85
Silver Creek	46															1.00	1.10	1.50
Acton	47																1.00	1.10
Rockwood	48																1.00	1.10
Guelph	49																	1.00

O. Reg. 400/81, s. 5, part.

Schedule 4

SCHEDULE 4		TORONTO - NEWMARKET - BARRIE - SUTTON									
	Zone	Metro North	Richmond Hill -Maple	Oak Ridges- King	Aurora	Newmarket	Bradford- Queensville	Deerhurst- Kaswick	Churchill- Island Grove	Stroud-Sutton	Barrie
		5	61	62	63	64	65	66	67	68	69
Scarboro South	6	1.35	2.00	2.35	2.65	2.90	3.40	3.85	4.20	4.65	4.85
Eglwocle South	3	1.25	2.00	2.35	2.65	2.90	3.40	3.95	4.20	4.65	4.85
Guildwood	8	1.35	2.00	2.35	2.65	2.90	3.40	3.95	4.20	4.65	4.85
Toronto	2	1.05 1.008 1.201	1.60	2.00	2.30	2.50	3.00	3.55	3.85	4.25	4.50
Scarboro North	7	1.05	1.60	2.00	2.30	2.50	3.00	3.55	3.85	4.25	4.50
Metro North	5	1.008 1.201	1.108 1.201	1.35	1.70	1.90	2.40	3.05	3.30	3.70	3.95
Metro Northwest	4	1.201	1.60	2.00	2.30	2.50	3.00	3.55	3.85	4.25	4.50
Richmond Hill-Maple	61	1.008 1.201	1.108 1.201	1.35 1.201	1.35	1.70	1.95	2.75	3.00	3.45	3.65
Oak Ridges-King	62			1.00	1.00	1.20	1.65	2.30	2.55	2.95	3.20
Aurora	63				1.00	1.00	1.30	1.90	2.25	2.60	2.90
Newmarket	64					1.00	1.00	1.65	1.85	2.30	2.50
Bradford-Queensville	65						1.00	1.25	1.65	1.95	2.30
Deerhurst-Kaswick	66							1.00	1.10	1.40	1.85
Churchill-Island Grove	67								1.00	1.05	1.25
Stroud-Sutton	68									1.00	1.00
Barrie	69										1.00

O. Reg. 400/81, s. 5, part.

Schedule 5

TORONTO – MARKHAM – STOUFFVILLE – UXBRIDGE																	
SCHEDULE 5		Etobicoke South	Metro Northwest	Metro North	Scarboro South	Scarboro North	Richmond Hill-Maple	Oak Ridges-King	Markham	Wideman	Stouffville	Rouge Hill	Pickering Brougham	Claremount	Goodwood	Uxbridge	
	Zone	3	4	5	6	7	61	62	71	72	73	9	91	81	82	74	75
Etobicoke South	3	1.20	^{1.008} 1.201	1.25	1.90	1.90	2.00	2.35	2.60	2.85	3.30	2.45	2.85	3.30	3.45	3.85	4.15
Metro Northwest	4		^{1.008} 1.201	^{1.008} 1.201	1.85	1.65	1.60	2.00	2.15	2.40	2.90	2.15	2.55	2.90	3.05	3.45	3.70
Toronto Rail	2			^{1.008} 1.201	1.20	1.70	1.60	2.00	1.95	2.20	2.80	1.65	2.05	2.50	2.65	3.15	3.45
Metro North	5			^{1.008} 1.201	1.35	1.05	^{1.108} 1.201	1.35	1.35	1.65	2.30	1.60	1.95	2.40	2.55	2.80	3.10
Scarboro South	6				1.20	1.10	2.00	2.35	1.35	1.65	2.25	^{1.108} 1.251	1.60	2.10	2.25	2.70	3.00
Scarboro North	7					1.00	1.60	1.95	1.15	1.45	1.90	^{1.108} 1.251	1.60	1.70	1.90	2.30	2.70
Richmond Hill-Maple	61						^{1.008} 1.201	^{1.058} 1.201	1.30	1.55	1.90			1.85	2.00	2.15	2.70
Oak Ridges-King	62							1.00		1.05	1.60					1.95	2.25
Markham	71								1.00	1.00	1.45	1.35		1.20	1.35	1.80	2.05
Wideman	72									1.00	1.15	1.65				1.45	1.80
Stouffville	73										1.00	2.20				1.20	1.60
Goodwood	8											^{1.008} 1.201	1.25	1.70	1.85	2.30	2.60
Rouge Hill	9											1.00	^{1.008} 1.201	1.45	1.60	2.00	2.30
Pickering	91												1.00	1.15	1.30	1.75	2.05
Brougham	81													1.00	1.00	1.20	1.45
Claremount	82														1.00	1.00	1.20
Goodwood	74															1.00	1.05
Uxbridge	75																1.00

O. Reg. 400/81, s. 5, part.

Schedule 6

SCHEDULE 6

TORONTO - PICKERING - OSHAWA - BOWMANVILLE

	Zone	Metro Northwest	Toronto	Metro North	Scarboro North	Scarboro South	Guildwood	Rouge Hill	Pickering	Ajax	Whitby	Oshawa	Courtice	Bowman- ville
		4	2	5	7	6	8	9	91	92	93	94	95	96
Etobicoke South	3	1.00 1.20	1.20	1.25	1.90	1.90T	2.15	2.45	2.85	3.20	3.40	3.75	3.95	4.20
Metro Northwest	4	1.00 1.20	1.00 1.20	1.00 1.20	1.65	1.85T	1.90	2.15	2.55	2.90	3.15	3.30	3.55	3.80
Toronto	2		1.20	1.00 1.20	1.70	1.20	1.40	1.65	2.05	2.35	2.55	2.90	3.15	3.40
Metro North	5			1.00 1.20	1.05	1.35T	1.35	1.60	1.95	2.30	2.50	2.85	3.15	3.40
Scarboro North	7				1.00	1.10	1.00	1.00 1.10 1.20	1.60	1.85	2.15	2.50	2.75	3.00
Scarboro South	6					1.20T	1.20	1.25	1.60	1.85	2.15	2.50	2.75	3.00
Guildwood	8						1.20	1.00 1.20	1.25	1.65	1.80	2.10	2.35	2.60
Rouge Hill	9							1.00	1.00 1.20	1.30	1.60	1.80	2.10	2.30
Pickering	91								1.00	1.05	1.30	1.55	1.80	2.05
Ajax	92									1.00	1.00	1.05	1.55	1.75
Whitby	93										1.00	1.00	1.25	1.45
Oshawa	94											1.00	1.00	1.15
Courtice	95												1.00	1.00
Bowmanville	96													1.00

O. Reg. 400/81, s. 5, *part.*

Schedule 7

SPECIAL FARES

Special Exact Fares between the following points are available on designated services only:

Richmond Hill to Finch (via Bayview Ave.)

Adult	\$.50
Student (with school-issued identification card)	.35
Senior Citizen (with proof of age)	.25
Child (age 12 and under)	.25

	Adult	Half Fare
Toronto Union to Exhibition	\$1.00	\$.50
Oakville/Hornby	1.60	.80
Oakville/Milton	1.80	.90
Oakville/Acton	2.70	1.35
Acton/Clarkson	2.80	1.40
Acton/Milton	1.30	.65

O. Reg. 400/81, s. 5, *part.*

6. This Regulation comes into force on the 1st day of July, 1981.

TORONTO AREA TRANSIT OPERATING AUTHORITY:

FRANK BEAN

A. F. LEACH

Dated at Toronto, this 3rd day of June, 1981.

THE MINISTRY OF HEALTH ACT

O. Reg. 401/81.

Grants—Health Resources.

Made—May 21st, 1981.

Approved—June 11th, 1981.

Filed—June 15th, 1981.

REGULATION TO AMEND REGULATION 658 OF REVISED REGULATIONS OF ONTARIO, 1980 MADE UNDER THE MINISTRY OF HEALTH ACT

1. Subsection 5 (5) of Regulation 658 of Revised Regulations of Ontario, 1980 is revoked.
O. Reg. 401/81, s. 1.

DENNIS TIMBRELL
Minister of Health

Dated at Toronto, this 21st day of May, 1981.

BINDING SECT. NOV 14 1984



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